

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

खण्ड ——	१७]	शिमला, शनिवार, २५ जनवरी, १६६६/५ माघ, १८६०	[संख्या ४
		विषय-सूची	
भाग	9	वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उप-राज्यपाल ग्रौर हिमाचल बैंच ग्राक देहली हाई कोई द्वारा	1
,		ग्रिधिसूचनाएं इत्यादि ,	८३ 9०७
क्रीग	2	वैधानिक नियमों को छोड़ कर विभिन्न विभागों के ग्रध्यक्षों ग्रीर जिला मैजिस्ट्रेटों द्वारा ग्रांबसूबनाएं इत्यादि .	900-997
भाग	₹	अधि नियम, विधेयक और विधयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमावन प्रदेश के उप-राज्यपाल,	
		हिमाचल बैंच ग्राफ देहली हाई कोर्ट, फाइनेन्शल कमिश्नर तथा कमिश्नर ग्राफ इन्कम-टैक्स द्वारा ग्रधिमूचित ग्रादेश	
1		इत्यादि	११२—१२२
भाग	४	स्थानीय स्वायत्त शासन: म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड ग्रौर टाउन एरिया तथा पंचायत विभाग	१२३
भाग	ሂ	वैयक्तिक ग्रिधसूचनाएं श्रौर विज्ञापन	१२३१२८
भाग	Ę	भारतीय राजपत्न इत्यादि में से पुनः प्रकाशन	
भाग	७	भारतीय निर्वाचन म्रायोग (Election Commission of India) की वैधानिक म्रधिमूचनाएं तथा म्रन्य	
		निर्वाचन सम्बन्धी ग्रधिसूचनाएं	१२८
_	_	ग्रनुपूरक · • · · · · · · · · · · · · · · · · ·	<u> </u>

२५ जनवरी, १९६९/५ माघ, १८<mark>६० को समाप्त होने वाले सप्ताह में निम्नलिखित विज्</mark>ञप्तियां 'ग्रसाधारण राजपत्र, हिमाचल प्रदेश' में प्रकाणित <u>ह</u>ई :-

विषय विभाग का नाम विज्ञप्ति की संख्या Home Department Authorising the carrying out of field firing and artillery No. 14-7/66-Home, dated the 17th practice by the Army authorities. June, 1968. No. 14-7/66-Home, dated the 7th -do-August, 1968.

भाग १—वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उप-राज्यपाल ग्रौर हिमाचल बेंच ग्राफ देहली हाई कोर्ट द्वारा ग्रधिसूचनाएं इत्यादि

देहली हाई कोर्ट

NOTIFICATION

New Delhi, the 19th December, 1968

No 104/Rules/X.B.9(b)/H.P./G.2.—In exercise of the powers vested in them by section 139(b) of the Code

of Civil Procedure (Act V of 1908), the Hon'ble the Chief Justice and Judges of the High Court of Delhi are pleased to appoint Shri Rangila Ram, Advocate, Sarkaghat Tehsil, Mandi district as an Oath Commissioner for administering oaths and affirmations to deponents of affidavits under the said Code, in accordance with the terms specified in paragraph 5 of Chapter 12-B, Punjab

High Court Rules and Orders, Volume IV (read with section 7 of Delhi High Court Act) and subject to the conditions laid down to this Court's Circular dated the 4th August, 1967, for a period of two years from the date of issue of this notification or until further orders of this Court whichever is earlier.

By order of the Court. GURU DATTA, Registrar.

न्हिमाचल प्रदेश सरकार

LIEUTENANT GOVERNOR'S SECRETARIAT

NOTIFICATION

Simla-4, the 16th January, 1969

No. 1-1 (17)/69-LGS.—The Lieutenant Governor, Himachal Pradesh, has been pleased to promote Shri Amar Singh, a permanent Personal Assistant to the Lieutenant Governor, to officiate as Private Secretary to the Lieutenant Governor, in the scale of Rs. 350-25-575. with effect from the forenoon of 29th January, 1968.

> RAGHUBIR SINGH. Secretary to Lieutenant Governor.

APPOINTMENT (I) DEPARTMENT NOTIFICATION

Simla-2, the 1st January, 1969

No. 10-2/68-Apptt.—In exercise of the powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Administrator (Lieutenant Governor), Himachal Pradesh is pleased to appoint Shri Mohar Singh, Assistant District Planning and Development Officer, Mandi, to be the Magistrate of the 2nd Class, with all the powers of a Magistrate Second Class, under the said Code, to be exercised within the local limits of Mandi district, withi mmediate effect.

> PRAKASH CHAND. Joint Secretary.

CONFIDENTIAL AND CABINET DEPARTMENT ORDER

Simla-2, the 2nd January, 1969

No. 5-11/64-CCD.—In exercise of the powers conferred on him by proviso to rule 3 of the Business of the Government of Himachal Pradesh (Allocation) Rules, 1963, the Administrator (Lieutenant Governor), Himachal Pradesh is pleased to make, with immediate effect the following modifications in the list of Business in the schedule appended to the said Rules, namely:-

For the existing Head "XIX Medical and Health Department" substitute "Department of Health and Family Planning".

> By order, A. N. DIXIT. Joint Secretary.

CIVIL SUPPLIES DEPARTMENT **NOTIFICATIONS**

Simla-4, the 27th March, 1968

No. 17-20/67-CS.—In exercise of the powers conferred by clause (c) of clause (2) of the Himachal 17-20/67-CS.—In Pradesh Sugar Dealers Licensing Order, 1967, the Lieutenant Governor, Himachal Pradesh, hereby appoints the officers mentioned in column No. 1 of the schedule below to exercise the powers and perform the duties of a licensing authority under the said Order within the limits of the area specified against them in

column No. 2 of the said Schedule, with immediate effect:-

SCHEDULE

1.	Column No. 1 Director of Civil Supplies	Column No. 2 The whole of the Union territory of Himachal Pradesh.
2	Denuty Director of Civil Sun-	-do-

Deputy Director of Civil Supplies (Headquarters), Himachal Pradesh.

respective 3. All the District Co-operative Their and Supplies Officers in districts. Himachal Pradesh.

4. All the Deputy Commissioners -doin Himachal Pradesh. The District Food and Supplies -do-

Controller. Dharamsala, (Kangra). -do-

The District Food and Supplies Officer, Kulu/Simla.

Simla-4, the 27th March, 1968

No. 17-20/67-CS.—In exercise of the powers conferred by sub-section (1) of section 9 of the Himachal Pradesh Sugar Dealers Licensing Order, 1967 the Lieutenant Governor, Himachal Pradesh, hereby authorises Assistant Food and Supplies Officer, all District Inspectors, and Sub-Inspectors of Co-operative and Civil Supplies Department in Himachal Pradesh to exercise any or all the powers specified in clauses (a) to (d) of the said sub-section (1) of section 9 of the said order with immediate effect.

By order, PRAKASH CHAND, Joint Secretary.

Simla-4, the 13th July, 1968

No. 1-1/64-CS.—In exercise of the powers conferred by sub-clause (f) of clause 2 of the Himachal Pradesh Foodgrains Dealers Licensing Order, 1968, the Lieutenant Governor, Himachal Pradesh, hereby appoints the officers, mentioned in column No. 1 below as Licensing authorities to exercise the powers and perform the duties of the licensing authority under this order in respect of the local areas specified against them in column No. 2.

1. Director of Civil Supplies, Himachal In the whole of H.P. Pradesh.

Deputy Director Civil Supplies, Himachal Pradesh.

All Deputy Commissioners in Himachal Pradesh.

Within their respective district. -do-

4. All District Co-operative and Supplies Officers in Himachal Pradesh.

The District Food and Supplies Controller.

The District Food and Supplies Officers in Himachal Pradesh.

The Assistant Food and Supplies Officers in Himachal Pradesh.

8. The District Inspectors Co-operative and Supplies in Himachal Pradesh.

The Inspectors Co-operative and Supplies/Inspector Food Supplies in Himachal Pradesh.

PRAKASH CHAND. Joint Secretary.

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CO-OPERATIVE DEPARTMENT

NOTIFICATION

Simla-4, the 19th December, 1968

No. 4-882/67-Co-op.—In modification of this Department notification of even number, dated the 27th February, 1968, the Lieutenant Governor (Administrator), Himachal Pradesh, on the recommendations of the Departmental Promotion Committee for Class II (Co-operative Department), is pleased to order the following promotions in the scale of Rs. 250-25-550/25-750, on ad hoc basis, with effect from 27th February, 1968:-

(1) Shri Harish Chander, District Audit Officer, Mahasu district is promoted as District Co-operative and Supplies Officer (Audit), Simla.

2) Shri Pitamber Singh (presently posted as D.C & S.O., Simla) promoted as District Co-operative and

Supplies Officer, Simla.

1

(3) Shri Narinder Singh, District Inspector, Co-operative Societies, is promoted as District Co-operative and Supplies Officer (Marketing), Simla.

(4) Shri Gobind Ram Chauhan, District Inspector, presently on deputation with the Simla Central Co-operative Consumers' Store Limited, Simla, is promoted as District Co-operative and Supplies Officer (Industrial), Simla.

The promotees at Nos. 3 and 4 will not be entitled to claim seniority or promotion over their seniors who are on deputation outside this Department. The orders in their case are purely as stop-gap arrangement and without any prejudice to the claims of others.

Sd/-Under Secretary.

EDUCATION DEPARTMENT NOTIFICATION

Simla-1, the 31st December, 1968

No. TC. Edu. 46/63(Estt. I).—The Administrator (Lieutenant Governor), Himachal Pradesh on the recommendations of the U.P.S.C. vide their letter No. F. 4/24(7)/68-Apptts. I, dated 19th November, 1968, is pleased to extend the period of ad hoc appointments of the following officials of the Education Department for a further period upto 31st December, 1968 or till the posts are filled on a regular basis, whichever is earlier, in the pay scale of Rs. 250-25-550/25-750, Class II Gazetted:

Miss B. Hemrai.

2. Shri R. K. Gupta.

Shri W. S. Sidhu. Mrs. V. K. Verma. Shri K. K. Vij.

Shri S. L. Kapoor.

Shri N. L. Gupta. 7.

8. Shri N. D. Gupta.

9. Shri Dayal Singh.

10. Mrs. S. Puri.

11. Shri Nardev Singh.

12. Shri B. K. Raina.

13. Shri J. N. Bhatt.

14. Shri K. C. Sharma.

Shri V. P. Joshi. 15.

Shri S. S. Lal Mehra. 16.

Shri F. Manmohan. 17.

18. Shri Tulsi Ram.

19. Shri G. P. Barthwal. 20. Shri S. K. Behl.

Shri Daulat Ram Gupta. 21.

Shrimati Nageshwari Amer. 22.

23. Shri H. L. Bedi. Shri Dharam Singh Thakur.

25. Shri A. S. Kapur.

Shrimati S. Varma. 26.

27. Shri Rajinder Pal.

Shri K. L. Sharma. Shri R. N. Farman.

> D. B. LALL, Secretary.

EXCISE AND TAXATION DEPARTMENT NOTIFICATION

Simla-2, the 6th January, 1969

No. 21-11/67-E&T.—In exercise of the powers conferred by sub-section (1) of section 3 of the Himachal Pradesh Entertainments Tax (Cinematograph Shows) Act, 1968 and all other powers enabling him in this behalf, the Lieutenant Governor, Himachal Pradesh, proposes to prescribe the following rates of Entertainment 1x per show on a public Cinematograph Exhibition in Himachal Pradesh to which persons are admitted on payment, in each category of the local areas specified in the schedule appended hereto and subject to the conditions mentioned herewith:-

SCHEDULE

S. No.	Place in which Cinemas are located	Category	Rates of Entertain- ment Tay per show per every hundred occupied seats of a cinema
1.	Simla (Ritz, Rivoli ar	nd 'A'	Rs. 3.00
2.	Regal Theatres) Mandi Nahan Solan Chamba	'B'	R _S . 2.00
3.	Dharamsala Palampur Jogindernagar Sundernagar Dalhousie	,C,	R _S . 1.50
4.	Simla (Shahi Theatre) Kangra Kasauli Yol Bakloh Kulu Bilanny (H. P.) and oth	'D'	Re. 1.00
	Bilaspur (H.P.) and oth including touring Talkies.		

Provided that such tax shall in no case exceed Rs. 10 per show.

In the case of public Cinematograph exhibitions arranged by the Defence Services in any local area, the rate of such tax shall be as specified against category 'C' and such tax shall be charged proportionately for a hundred seats.

The proposed rates are hereby published in the Himachal Pradesh Rajpatra as required by sub-section (2) of section 3 of the said Act, for the information of all persons, likely to be affected thereby and notice is hereby given, that any person, who has any objection or suggestion to make, may send the same to the Excise and Taxation Commissioner, Himachal Pradesh, Simla-2, within a period of thirty days from the date of publication of the notification in the Himachal Pradesh Rajpatra which will be duly taken into consideration by the competent authority before notifying the rates finally.

K. R. CHANDEL, Joint Secretary.

FINANCE DEPARTMENT NOTIFICATIONS

Simla-2, the 6th January, 1969

No. 12-4/67-Fin(R&E).—Consequent upon the final allocation of Assistant Excise and Taxation Officer, Chamba to Punjab, the Lieutenant Governor, Himachal Pradesh, in exercise of the powers vested in him under Rule 10-A of the Delegation of Financial Powers Rules, 1958. is pleased to declare the Deputy Commissioner, Chamba as Head of Office/Drawing and Disbursing Officer as well as Controlling Officer for the purpose of T.A. etc., of Class III and IV staff of the Excise and Taxation Department, Himachal Pradesh posted in the District under the following Heads of accounts:—

 10-State Excise Duties "B-Distt. Executive Establishment-B-I-Pay of Estt. -B-2-Allowances and Honoraria, etc. B-3-Other Charges"

 "13-Other Taxes and Duties" A-2 Superintendence A-2(2) Pay of Estt., A-2(3) Allowances and Honoraria, etc. A-2(4) Other Charges.

Simla-2, the 6th January, 1969

No. 12-4/67-Fin(R&E).—The Lieutenant Governor, Himachal Pradesh, in exercise of the powers vested in him under Supplementary Rule 2(10) read with "item No. 47 of Appendix 14 of the P&T Compilation of Fundamental and Supplementary Rules", is pleased to order that the Chief Secretary, Himachal Pradesh Government, will function as Head of Department, under Head "F General F-5-Miscellaneous F-5-(21) Mountaineering Institute and allied sports of Major Head "28-Education".

CORRIGENDUM

Simla-2, the 6th January, 1969

No. 12/4/67-Fin(R&E).—Please substitute "11-11-1968" for "11-1-1968" occurring in the last but one line of this Government Notification of even number dated the 21st November, 1968.

By order,
PREM RAJ MAHAJAN,
Secretary.

FOREST DEPARTMENT

NOTIFICATION

Simla-4, the 1st September, 1967

No. Ft. 774-1/63(M).—Whereas the forest lands and waste land shown in the Forest Schedule appended hereto are the properties of the Government or the Government has proprietary rights therein or the Government is entitled to the whole or any part of the forest produce thereof;

And whereas the Government proposes to declare aforesaid forest land and waste land as protected forest under sub-section (I) of section 29 of the Indian Forest Act, 1927:

And whereas the nature and extent of rights of Government and of private persons in or over the aforesaid lands have not yet been recorded in any manner;

And whereas the Lieutenant Governor (Administrator) further thinks that an inquiry into and record of the nature and extent of the rights of the Government and the private persons in or over the aforesaid forest land or waste land are necessary but they will occupy such length of time as in the meantime to endanger the rights of the Government;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 29 of the Indian Forest Act, 1927, the Lieutenant Governor (Administrator) does hereby appoint Shri Jaipal Singh, the Forest Settlement Officer to inquire into and record the rights of the Government and of private persons in or over the aforesaid forest land or waste land and such inquiry and record shall be made in the manner as far as practicable provided in Part VI of the Himachal Pradesh Forest Settlement Rules, 1966 and during such inquiry the Forest Settlement Officer shall exercise any or all the powers under section 72 of the Act as may be necessary;

And in further pursuance of the powers conferred by proviso to sub-section (3) of section 29 of the said Act, the Lieutenant Governor, pending aforesaid inquiry and record, does hereby declare the said forest land and waste land to be protected forest but not so as to abridge or affect any existing rights of individuals or communities;

And in pursuance of the powers conferred by section 30 thereof the Lieutenant Governor (Administrator) further declares that the trees shown in the second schedule appended hereunder, in the said protected forest are reserved with effect from the date of publication of this Notification in the Gazette and prohibits from the aforesaid date the quarrying of stone or burning of lime or charcoal or the collection or subjection to any manufacturing process, or removal of, any forest produce in the said forests, and the breaking up or clearing for cultivation or for building, for herding cattle or for any other purpose, of any land in the said forests.

SCHEDULE I

CHAMBA DIVISION, UPPER CHAMBA RANGE

Distri	ct: CHAMBA				Tehsil: CHAMBA
Serial No.	Name of Forest	Mohl	Khasra No.	Area in acres	Cardinal boundaries
1	2	3	4	5	6
1.	Jhanghi UPF	Jhangi	17/1, 20/1, 202/1, 203/1, 359	105	N.—Boundary of Mohal Gagala and Kuther and Dharawain.
					S.—Cultivate land of Jhangi. E.—Boundary of Mohal Jhangi. W.—Boundary of River Ravi.

1	2	3	4	5	6
2.	Bindigi UPF	Bindigi 	645/1, 646/1, 751/1, 1087/1, 1120		N.—Cultivated land of village Bhauhotta. S.—Boundary of Mohal Motaroo and cultivated land. E.—Cultivated land of village Motaroo. W.—Boundary of Bhandar Bani Forest.
3.	Khajnal UPF	Dhaduwin Rambo	930/1, 1030 /979/1. 1/1, 169/2	121	 N.—Boundary of grazing and/cultivated land of village Chehalla. S.—Boundary of cultivated land of Jimidharaus village Dharwin and Forest Road No. I. E.—Boundary cultivated land of Jimdharuas village Khol and Ramboo. W.—Boundary of Mohal Lakera and Alaidy khad.
4.	Saruew UPF	Gan	463/1	16	N.—Cultivated land and Gain Majrooha of mohal Prini S.—Boundary of Moha Kalmala. E.—Boundary of Mohal Prina W.—Boundary of Mohal Kahla
5.	Patala	Prina	155, 157, 158/1	126	N.—Boundary of Lylh khad. S.—Boundary of D.P.F Lowe Daged. E.—Boundary of D.P.F Lower Daged. W.—Cultivated land of villag Rama and Galagat Makiati
6.	Kuie UPF	Gan	431/1	78	N.—Cultivated land and Gai Majrooha of Mohal Gan. S.—Boundary of Moha Kalala. E.—Boundary of Mohal Prina W.—Boundary of Mohal Kalala
7.	Dhar Kalhoon	Sakraima	542, 543	149	N.—Boundary of DPF Uppe Dager and Mohal Dha Traker Choie. S.—Boundary of DPF Lowe Dager. E.—Boundary of Moha Garondi. W.—Boundary of Nala Rowa
8.	Dhar Dibbri	Sakraima	100/1	118	N.—Boundary of Mohal Tarka Choie. S.—Boundary of Nala Kega E.—Boundary of D.P.F. Uppe Deger. W.—Cultivated land of villag Deger.
9.	Dhar Trakar Chhoi.	Dhar Traka Chhoi.	r 1—4	1001	N.—Boundary of Dha Chakoond. S.—Boundary of Mohal Sal raina and forest Dager. E.—Boundary of Dha Chaundroni and Moha Udhar.

I	2	3	4	5	6
_				ı	W.—Boundary of Mohal Buagoon.
10	O. Pakala Phati UPF	Dharveta Bakan	4/1, 313/1 1004/500/1, 519/1	43	 N.—Boundary of Mohal Bakan Dhaveta and Choie. S.—Boundary of Mohal Bhajlwine. E.—Boundary of Mohal Dhareri. W.—Cultivated land of village Bakan Dharveta and Dhareri.
11.	. Drag Chho UPF	Prina	399/1, 407/1, 634/1	100	 N.—Cultivated land of village Diveri. S.—Cultivated land of village Dhareri. E.—Boundary of Dhar Zumber. W.—Boundary of Galajat Shiv Dyal etc. and Kathaul-di-Reri and Khad Lylh.
12.	Guanhna UPF	Chari	65/1, 473, 474, 475, 496, 497, 535, 198/1.	129	 N.—Boundary of Nala Goodata. S.—Boundary of village Bhalu and cultivated land of village Chari. E.—Cultivated land of village Goura Phukhlara and boundary of river Ravi. W.—Boundary of village Bhalu and cultivated land of village Chari.
13.	Chaltra UPF	Chari	63/1, 545/1, 64/1	86	 N.—Boundary of Mohal Chalathria and Sundhal. S.—Boundary of Nala Goodeta. E.—Boundary of River Ravi. W.—Cultivated land of village Chalathva.
14.	Motru No. I UPF	Phagri	991/1, 1119/1, 1126 to 1150, 1152 to 1156, 1157/1, 1158, 1166/1, 1197/1, 1480/1, 1481, 1121.	654	 N.—Cultivated land of Mohal Phagri. S.—Boundary of Tehsil Bhattiyat and Dhar Thekar Sawet. E.—Boundary of Dhar Thekar Sawet and DPF and cultivated land of village Dharwan. W.—Boundary of Forest Dhandar Bani and Tehsil Bhattiyat.
15.	Bakani UPF	Bakani	1008/435/1, 452/1, 678/1, 808/1	35	 N.—Boundary of Ravi river and Kotha jat and land of Gurran. S.—Cultivated land of Katholu and Matera and Bakani village. E.—Boundary of Bakani ridge. W.—Boundary of Katholi ridge.
16.	Kathwara No. 2	Audroudh	819/1, 823/1, 850/1	131	N.—Boundary of Palaie forest. S.—Boundary of Palaie forest. E.—Cultivated land of village Audroudh and boundary of Tapar forest. W.—Boundary of Palaie forest.

		राज्यक, क्ष्मायर 	१ अपरा, १२ जनवरा, १८५८/२ मान, १५८०		99
1	2	3	4	5	6
17.	Motru No. II UPF	Phagri	942/1, 991/2, 1161/1, 1166/2, 1165/1, 1269/1, 1270, 1271/1, 1272/1, 1274/1, 1479/1, 1288/1.		N.—Cultivated land of Mohal Phagri. S.—Boundary R.F. Motaroo. E.—Boundary of Lanot, Phatnoo forest and Mohal Lakra. W.—Cultivated land of village Dharman and Dharvatta and village Motaroo.
18.	Chhoi UPF	Chari	532/1, 838/1, 841/1, 842/1, 844, 852/1, 866/1, 917/1, 975, 976/1, 978 to 981, 982/1, 845, 977.	303	 N.—Boundary and cultivated land of Jumdharurs of village Raine, Tikru, Lukhnara and Balu. S.—Boundary of Mohal Phagari. E.—Boundary of cultivated land of Jumdharurs of village Chari Na! Gvarn Ald and Baingala. W.—Boundary of East Chabaroo forest.
19.	Bamna UPF	Mehalla Dharwin	737/1 111/1, 155/1	52	 N.—Boundary of Mohal Jhangi. S.—Boundary cultivated land of Jumdharurs village Bhadalla, Okla and Mehlla. E.—Cultivated land of Jumdharurs village Awau. W.—Cultivated land of village Bhadyaru and Baian.
20.	Kathwara UPF No. I	Audhrodh Tur Sadhuw	778 1, 779/1, 762/1 866/1, 1197/1,1226/1, 1228, 1219/1, 1225/1. 318/1/1		N.—Boundary of Nali Kuthwara. S.—Boundary of Mohal Sadhur and Nala Barehi. E.—Cultivated land of village Barehi. W.—Cultivated land of village Kuthwara and Sadhun.
21.	. Karpoke UPF	Dharveta	802/1, 807/1	37	N.—Cultivated land of villag Balu. S.—Cultivated land of villag Balu. E.—Boundary of Nala Dharer W.—Cultivated land of Villag Balu.
22	. Chhoi Rakh	Gagala	610/1	147	7 N.—Cultivated land of villag Gagla. S.—Boundary of River Ravi an Chamba Road. E.—Boundary of Mohal Jhang W.—Boundary of Moh Kunauh.
.23	. Kailara UPF	Dhadivai	443/1, 447/1	58	8 N.—Boundary of Ravi River. S.—Boundary of Durgari Khand cultivated land village Dharwin and Bakane. E.—Boundary of Ravi River and Mohal Rakh. W.—Grazing land and cul vated land of villad Dharwin.
24	4. Kira UPF	Lakara	1126/1, 1189/1/1, 1287, 1190/1, 1786/1, 1784/1, 1787 to 1790.	120	N.—Boundary of Mohal Meh S.—Cultivated land of Gu dhuns village Lona.

900	राजपत्न, र	हिमाचल प्रदेश, २५ जनवरी, १६६६/५	माघ, १८६०	
1 2	3	4	5	6
				E.—Boundary of Mohal Dhar- Dharwin. W.—Cultivated land of Jum- dharus village Kareri and Kira.
25. Kareri	Lakara	467/1, 503/1, 504/1, 1158/1	94	 N.—Boundary of village Bandla. S.—Cultivated land of Jumdharas of village Karari and boundary of forest Phatanoo. E.—Boundary of Forest Dalahu. W.—Boundary of cultivated land of Jumidharus village Bhandla.
	,, 	Constant		

SCHEDULE II LIST OF RESERVED TREES

Sl. A	Io. Botanical Name	Local Name	Sl. No. Botanical N	Tame Local Name
1.	Abies pinderow	Rai	44. Juglans regia	Akhrot
2.	Acacia catechu	Katha	45. Lanea spp.	Jhingan
3.	Acer app.	Mandar	46. Litseea glutinos	sa Choindi
4.	Adina cordifolia	Haldi	47. Mallotus philip	oindensis Kamal
5.	Aegle marmeles	Beel	48. Melia azedarch	Dreak
6.	Aesclus indicia	Gun	49. Morus alba	Shahtut
7.	Ailanthus spp.	·	50. Morus serarta	Kurun
8.	Albizzia spp.	Siris	51. Olea suspidata	Kau
9.	Alnus nepalensis	Piak	52. Oraxylum indic	
10.	Anogeissus latifolia	Dahu	 Ougenia dojeine 	eusis —
11.	Arundinaria spp.	Nirgal	 Pieries avalifoli 	a <u> </u>
12.	Azadirachta indica	Neen	55. Picea smithlana	Kurua
13.	Bauhinia spp.	Karalo	56. Pinus gerariian:	a —
14.	Betula spp.		57. Pinus roxburgh	
15.	Butea monosperma	Dhak	58. Pinus wallichian	na Kail
16.	Buxus wallichiana	Shamshad	59. Stacia integerrin	ma Kakreron
17.		Chakri	60. Populus ciliata	Chaluan
18.	Casearia tomentosa		61. Prunus armerica	a —
19.		Amaltash	62. Prunus padus	
20.	Cedrela serrata	Der	63. Punica granatui	m Chalun
21.		Tun	64. Pyrus pashia	Daru
22.		Deodar	65. Quercus dilatat	a Kainth
	Celties australis	Khirak	66. Quercus incana	Mohru
	Cordia dichotoma	Lasura	Quercus semeca	arpifolia Ban
	Cornus macrophila	Haleu	68. Rhododendron	arboreum Khareu
	Corylus colurna	_	69. Robinia pseud-	aceacia Robinia
	Cotoneastar aouminata	Rhenuns	70. Rhus pungahen	isis —
28.	Dalbergia sizoo	Shisham	71. Rhus semialata	
29.	Dendrocalamus strictus	Bans	72. Salix spp.	Badah
30.	Eheetia spp.	Kolma	73. Salmalia malab	
31.	Embolica officinalis	Amla	74. Sapindus mukro	ossi Ritha
32.	Euonymus fimliriatus	Tritu	75. Sapium insigne	
33.	Eucalyptus spp.	Safeda	76. Symplicos crata	aegoides Lodhar
34.	Ficus bengalensis		77. Syzygium cumii	
35.	Ficus cunia		78. Taxus baccata	Barni
36.	Ficus kirsuta	Fagura	79. Terminalia arju	
37.	Ficus racemosa	Bar	80. Terminalia bela	
38.	Ficus religosa	Peopal	81. Terminalia Che	bula Harar
39.	Ficus roxburghii	Toyanbal	82. Terminalia tomo	entosa Sawn
40.	Flacourtia indica	·	83. Ulmus walichia	
41.	Fraxinus excelsior	Sanooh		
42.	Grewia oppositifolia	Dhaman	84. Zanthoxylum al	
43.	Illex spp.	Kanderu	85. Zizphus spp.	Ber.

INDUSTRIES DEPARTMENT NOTIFICATION

Simla-4, the 4th December, 1968

No. 13-6/66-Ind-I-(Estt).—Consequent upon the abolition with effect from 30-9-1966, of the temporary post of Community Project Officer (Ind.) in the pay scale of Rs. 250-25-300/30-600-40-800/50-850 and subsequent aid hoc appointment with effect from 1-10-1966 of Shri N. K. Agnihotri against the post of Superintendent, Industrial Training Institute carrying the pay scale of Rs. 250-25-550/25-750, the Administrator (Lieutenant Governor) Himachal Pradesh is pleased to accord sanction to the fixation of his pay as under:—

Completed years of service in the higher post of Community Project (Ind.) from 1-10-1956 to 30-9-1966-10 years.

30-9-1966

Last pay drawn in that post—Rs. 570.

1-10-1966

Pay fixed under F.R. 27 in the pay scale of Rs. 250-25-550/25-750 by giving him benefit of service rendered in the higher post.

1-10-1967

Next increment due in this scale—Rs. 500 plus Rs. 70 as personal pay under F.R 9 (23) (b) to be absorbed in future increments.

2. This issues with the concurrence of Finance Department obtained vide their U.O. No. 2715, dated 15-9-1968.

K. R. CHANDEL, Secretary.

Simla-1, the 1st January, 1969

No. 1-10/68(Lab) IND—In exercise of the power vested in him under section 5 of the Factories Act, 1948, the Lieutenant Governor (Administrator), Himachal Pradesh, is pleased to grant exemption from the provisions of Sections 51, 52, 53, 54, 56 and 79 of the said Act for period of 3 months in favour of the undermentioned factories subject to the following conditions:—

- 1. Auto Shop, Sundernagar.
- 2. Carrier Shop, Sundernagar.
- 3. Lubrication Shop, Sundernagar.
- 4. Rigging Shop, Sundernagar.
- 5. Machine Shop, Sundernagar.
- 6. Pipe Shop, Sundernagar.
- 7. Welding Shop, Sundernagar.
- 8. Tractor Shop, Sundernagar.

CONDITIONS

Exemption under section 79 is granted to the extent that leave may be refused where necessary in the exigencies of the services except in case of illness and to provide for accumulation of leave without limit so that the workers do not lose the benefit of leave so refused.

This exemption shall take effect from the date of issue

Simla-1, the 1st January, 1969

No. 1-10/68-(Lab)-IND.—In exercise of the power vested in him under section 5 of the Factories Act, 1948, the Lieutenant Governor (Administrator), Himachal Pradesh, is pleased to grant exemption from the provisions of sections 51, 52, 53, 54, 56 and 79 of the said Act for a period of 3 months in favour of the undermentioned fact pries subject to the following conditions:—

- 1. Auto Shop, Sundernagar.
- 2. Carrier Shop, Sundernagar.

- 3. Lubrication Shop, Sundernagar.
- 4. Rigging Shop, Sundernagar.
- 5. Machine Shop, Sundernagar.
- 6. Pipe Shop, Sundernagar.
- 7. Welding Shop, Sundernagar.
- 8. Tractor Shop, Sundernagar.

CONDITIONS

Exemption under section 79 is granted to the extent that leave may be refused where necessary in the exigencies of the services except in case of illness and to provide for accumulation of leave without limit so that the workers do not lose the benefit of leave so refused.

This Exemption shall take effect from the date of issue

of this notification.

By order, P. K. MATTOO,

Secretary.

MULTIPURPOSE PROJECTS AND POWER DEPARTMENT

ADDENDUM

Simla-4, the 30th November, 1968

No. MPP.8-9/68-Vol. VIII-69276-80.—Please add the words 'Supply at 400 volts may be allowed in special cases' after the words 'supplier appearing under sub-head' 'Character of Service 'of Part-II-Schedule of Tariff-F-Schedule-LS-Large Industrial Power Supply' of the tariff notified under Notification No. MPP.-8-9/67/27720, dated the 18th July, 1967.

The following may be added as a note below 'Energy

Charges' of the Tariff schedule ibid:—

Note.—The above tariff covers supply at 11,000/22,000/33,000 volts and a surcharge of 10% will be levied if the supply is given at 400 volts.

The above is given effect from the 1st of August, 1967, the date from which the afore-said tariff has been

enforced.

NOTIFICATION

Simla-4, the 6th January, 1969

No. MPP/1-33/64-589-635.—The Administrator (Lieutenant Governor), Himachal Pradesh, is pleased to promote Shri R. S. S. Chauhan, Executive Engineer (Elect.) as Superintending Engineer (Electrical) in the scale of Rs. 1300-60-1600 purely on ad hoc basis for a period of three months with effect from the date of taking over the charge of the post of Superintending Engineer, Dharamsala (E) Circle, Department of Multipurpose Projects and Power, Dharamsala.

The ad hoc promotion of Shri R. S. S. Chauhan will not confer upon him any right to claim seniority in the

grade of Superintending Engineer (Electrical).

He will be entitled to avail of usual joining time and transfer T.A. as admissible under the rules.

Y. K. MURTHY, Secretary.

PUBLIC WORKS DEPARTMENT NOTIFICATIONS

Simla-1, the 24th December, 1968

No. PW(R)Border-IV/68-4579-82-M.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Approach road to Peo township, it is hereby declared that the land described in the specification below is required for the above purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh P.W.D., is hereby directed to take order for the acquisition of the said land.

A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh P.W.D.,

Kalpa.

SPECIFICATION

District: KINNA	UR	Tehsil:	KA	LPA
Village	Khasra No.			rea Bis.
YOWARANGI	494/1 447/2 455/1		1 0 1	13 4 3
		Total .	. 3	0

Simla-1, the 24th December, 1968

No. PW(R)Border-IV/68-4583-86-M.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Approach road to Peo township, it is hereby declared that the land described in the specification below is required for the above purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh P.W.D., is hereby directed to take order for the acquisi-

tion of the said land.

A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh P.W.D., Kalpa.

SPECIFICATION

District: KINNAUR Tehsil: KALPA

Village	Khasra No.	Area Big. Bis.		
KHAWANGI	1022/574/1 1004/579/1	0 2 0 15		
	Total	0 17		

V. R. VAISH, Secretary.

Simla-1, the 30th December, 1968

No. PWE-136-518/68-ES-II-6938 42-M.—On his appointment as Assistant Engineer (ad hoc) in the scale of Rs. 250-25-550/25-750 vide Secretary to Himachal Pradesh Government, Public Works Department's Notification No. PWE-141-7/61-ES-II-3880-99K, dated 30-10-1968 Shri Ashok Boadak took over charge of the office of the Assistant Engineer, Kaza, Sub-Division, H.P. P.W.D., at Kulu on the forenoon of 18th November, 1968.

D. S. THAKUR, Under Secretary.

CORRIGENDUM

Simla-1, the 1st January, 1969

No. PW (R) 64-15/57-121-24.—In this Department Notification No. PW (R) 64-15/57-8451-541, dated

20-9-1968, issued under section 4 of the land Acquisition Act, 1894 in respect of land proposed to be acquired for the construction of Lippa-Assrang road in village Rippa, Tehsil Moorang, District Kinnaur Khasra No. 685/1 appearing between Khasra Nos. 686/1 and 691/1, be read as Khasra No. 689/1.

NOTIFICATIONS

Simla-1, the 1st January, 1969

No. PW(R)64-39/68-125-28.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Rarang-Ribba road, it is hereby declared that the land described in the specification below is required for the above purpose.

- 2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh P.W.D., is hereby directed to take order for the acquisition of the said land.
- 3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh, P.W.D., Kalpa.

SPECIFICATION

District: KINNAUR

Tehsil: MOORANG

Village	Khasra No.		rea Bis.
RARANG	1256/1	0	1,8
	1258/1	0	12
	1252/1	0	8
	1251/1	0	11
	1255/1	0	6
	1261/1	0	4
	1263/2/1	0	15
	1262	0	14
	2225/1249/1	0	3
	Total	 4	1

Simla-1, the 1st January, 1969

No. PW (B) 101-3/67-117-20.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Sectional Officer's quarter at Shri Naina Devi Ji, it is hereby declared that the land described in the specification below is required for the above purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh Public Works Department, is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh, Public Works Department, Simla-9.

SPECIFICATION

District: BILASPUR Tehsil: SADAR

Village	Khasra No.	Area Big. Bis.
варон	12/1	0 15

Simla-1, the 4th January, 1969

No PWE-141-1/67-EE/EII-1750-62.—The Administrator (Lieutenant Governor), Himachal, Pradesh is pleased to appoint, on ad hoc basis and until further orders, the undernoted Assistant Engineers as Executive Engineers in the time scale of Rs. 625-40-1025/50-1275.

- 1. Shri S. K. Aggarwal.
- 2. Shri P. C. Bisht.

The appointment of the above officers will be for a period of three months in the first instance, from the dates they assume charge of the post of Executive Engineers. Their posting orders are being issued separately.

This promotion will not confer on the officers

concerned any right of seniority in the Executive Engineers' grade.

CORRIGENDUM

Simla-1, the 4th January, 1969

No. PW (R) 123-222/66-1112-15.—Khasra number 242/124/4 measuring 0-3 bighas notified in the Himachal Pradesh Government (Revenue Department) Notification under section 4 of the Land Acquisition Act, 1894 for acquisition of land in village Nohra, Tehsil Pachhad, District Sirmur, for construction of Narag-Oachghat road issued vide No. 4-48/63-Rev. I, dated 19-7-1963 may be read as 242/209/124/4 measuring 0-7 bighas.

V. R. VAISH, Secretary.

REVENUE DEPARTMENT NOTIFICTTIONS

Simla-2, the 29th November, 1968

No. 4-41/68-Rev. II.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that land is dikely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose namely for the construction of Magazine near Baggi end of Pandoh-Baggi Tunnel in village Kheuri-I, Tehsil Sadar, District Mandi. It is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of Land Acquisition Act, 1894 to all whom it may

concern.

In exercise of the powers conferred by the aforesaid section the Lieutenant Governor, Himachal Pradesh is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested who has any objection to the acquisition of the said land in the locality may within thirty days of the publication of this Notification file an

objection in writing before the Land Acquisition Collector, Beas-Sutlej-link Project, Mandi district, Mandi (Himachal Pradesh).

SPECIFICATION

District;	MANDI		T_{ϵ}	hsil:	SA	DAR
Villa	ge	Khasra No.		Big.	Area Bis.	a Bisw.
KHEU	(RI-1	3/1 4/1 5/1 15/1 16 17/1 18/1 20/1			6 6 1 7 2	6 10 6 12 6 18 9 8 1 4 2 12 9 12 4 10
			Total	. 2	.7	7 6

By order,
PREM KUMAR GOEL,
Secretary.

Simla-2, the 24th December, 1968

No. 6-17/68-(Rev-I)(I).—In exercise of the powers conferred by section 3 (1-A)/3(1) (a)/3(1)b (i) of the East Punjab War Awards Act, 1948 read with the Government of India, Ministry of Home Affairs, Notification No. S.O. 3370, dated the 1st November, 1966, the Lieutenant

Governor, Himachal Pradesh is pleased to make grant of War Jagirs of the annual value of Rs. 100.00 each (Rupees one hundred) only in favour of the undermantioned persons as award for war services rendered by their respective son/sons subject to such conditions as to its enjoyment as are contained in their respective sanads of the Jagir granted to them in this behalf:—

Serial No.	No. of sone in Armed Forces	Name/parentage of the grantee	Particulars about residence	Annual amount of War Jagir effective
			Village, Tehsil,	Rabi Kharif
1.	One	Shrimati Kalawanti Devi wd/o Shri Dhani Ram.	Village Bani, Tehsil Dehra	Rs. 100 P.A. (Kharif 1965).
2.	One		Village Bihni, Tehsil Dehra	Rs. 100 P.A. (Kharif 1965).
3.	One	Shri Runku Ram s/o Shri Gulaba	Village Bagariala Jarot, Tehsil	Dehra Rs. 100 P. A. (Kharif 1965).
4.	Three	Shri Khazana Ram s/o Shri Jatru	Village Garni, Tehsil Dehra	Rs. 100 P.A. (Kharif 1964).
5.	Three	Shri Kundla Ram s/o Shri Kanthoo Ram	Village Rakkar, Tehsil Dehra	Rs. 100 P.A. (Kharif 1964).

Simla-2, the 24th December, 1968

No. 6-19/68 (Rev.-I(II).—In exercise of the powers conferred by section 3 (1-A)/3(1)(a)/3(1)b(i) of the East Punjab War Awards Act. 1948 read with the Government of India, Ministry of Home Affairs, Notification No. S.O. 3370, dated the 1st November, 1966, the Lieutenant

Governos, Himachal Pradesh is pleased to make grant of War Jagirs of the annual value of Rs. 100,00 each (Rupees one hundred) only in favour of the undermentioned persons as award for war services rendered by their respective son/sons subject to such conditions as to its enjoyment as are contained in their respective sanads of the Jagir granted to them in this behalf:—

Serial No. of sor No. in Armed		Name/parentage of the grantee	Particulars about residence	Annual amount of War Jagir effective		
Forces	Forces		Village, Tehsil, District	Rabi Kharif		
1,	One	Shri Bhagat Ram s/o Shri Nankoo	Village Sakoh, Tehsil and Dis- trict Kangra.	Rs. 100 P.A. (Kharif,		
2.	Three	Shri Dalip Singh Thapa s/o Shri Hastbir Thapa.	Village Dari, Tehsil Kangra	Rs. 100 P.A. (Rabi, 1967).		
3.	Three	Shri Bhagwan Singh Gurung s/o Shri Bal Bhadra.	Village Dari, Tehsil Kangra	Rs. 100 P.A. (Rabi, 1965).		

Simla-2, the 28th December, 1968

No. 6-17/68-Rev. I.—In exercise of the powers conferred by section 3 (1-A)3(1)(a)/3(1)b(i), of the East Punjab War Awards Act, 1948, read with the Government of India, Ministry of Home Affairs, Notification No. S.O. 3370, dated the 1st November, 1966, the Lieutenant Governor, Himachal Pradesh is pleased to make grant of War Jagirs of the annual value of Rs. 100.00 each (Rupees one hundred) only in favour of the undermentioned persons as award for war services rendered by their respective son/sons subject to such conditions as

Simla-2, the 1st January, 1969

No. 6-9/67-Rev.I(I).—In exercise of the powers conferred by section 3(1-A)/3(1)(a)/3(1)1(1) of the East Punjab War Awards Act, 1948, read with the Government of India, Ministry of Home Affairs, notification No. S.O. 3370, dated the 1st November, 1966, the Lieutenant

to its enjoyment as are contained in their respective sanads of the Jagir granted to them in this behalf:—

- 1. Serial No.-1.
- 2. Name/parentage of the grantee.—Shri Shankar Dass s/o Shri Kirpa Ram.
 - Particular of residence—Village Bihal, Tehsil Dehra, District Kangra.
 - 4. No. of sons in Armed Forces.-Three.
- 5. Annual allowance of War Jagir effective from-Rabi-Kharif.—Rs. 100 P.A. (Kharif, 1965).

Governor, Himachal Pradesh is pleased to make grant of War Jagirs of the annual value of Rs. 100.00 each (Rupees one hundred) only in favour of the undermentioned persons as award for war services rendered by their respective son/sons subject to such conditions as to its enjoyment as are contained in their respective sanads of the Jagir granted to them in this behalf:—

Serial No.	No. of sons in the Armed	Name/parentage of the grantee	Particulars about residence Village, Tehsil, District	Annual amount of War Jagir effective
	Forces			Rabi Kharif
1.	One	Shrimati Narmaya Devi wd/o Shri Shiv Charan Gurang.	Village Khunyara, Tehsil and District Kangra.	Rs. 100 P.A. (Kharif 1965).

Simla-2, the 1st January, 1969

No. 6-22/68-(Rev. I)(II).—Consequent upon the death of Shri Brij Lal s/o Shri Kalu Ram, village Palbhu, Tehsil Hamirpur, District Kangra on 1-5.1968, the Lieutenant Governor, Himachal Pradesh, in exercise of the porwes conferred upon him vide section 2 (a) (i) and 3 (1) (a) read with proviso to section 4, of the East Punjab Awards Act, 1948 and Government of India. Ministry of Home Affairs Notification No. S. O. 3370, dated the 1st November, 1966, is pleased to order that the War Jagir of the annual value of Rs. 100 (Rupees one hundred) per annum sanctioned in his favour with effect from Khrif, 64, vide Punjab Government notification No. 8973-JN (111) 66/1659, dated 15-7-1966, shall now continue in favour of Shrimati Lohki Devi widow of the said Shri Brij Lal with effect from Kharif, 1968, subject to the conditions as to its enjoyment as are contained in the sanad of the Jagir granted to her.

Simla-2, the 1st January, 1969

No. 6-22/68-Rev. I(II).—Consequent upon the death of Shri Har Sukh Ram s/o Shri Satyagar Ram, village Nagehrra, Tehsil Hamirpur, District Kangra on 20-3-1967, the Lieutenant Governor, Himachal Pradesh, in exercise of the powers conferred upon him vide section 2(a)(i) and 3(I)(a) read with proviso to section 4 of the East Punjab Awards Act, 1948 and Government of India, Ministry of Home Affairs, notification No. S.O. 3370, dated the 1st November, 1966, is pleased to order that the War Jagir on the annual value of Rs. 100 (Rupees one hundred) per annum sanctioned in his favour with effect from Kharif, 1965, vide Government notification No. 6-352/67, (Rev.1) (15), dated the 14-11-1967, shall now continue in favour of Shrimati Charju Devi, widow of the said Shri Har Sukh Ram with effect from Kharif, 1965, subject to the conditions as to its enjoyment as are contained in the sanad of the Jagir granted to her.

Simla-2, the 1st January, 1969

No. 6-20/68 (Rev. I)(I).—The War Jagir of the annual value of Rs. 100 sanctioned in favour of Shrimati Bhori Deviwd/o Shri Kapur Singh of village Gasota, Tehsil Hamirpur, District Kangra vide this Department notification No. 6-352/67-Rev. I(Vol. 19), dated 4-12-1967, is hereby cancelled.

Simla-2, the 1st January, 1969

No. 6-20/68 (Rev. I) (I).—The War Jagir of the annual value of Rupees 140 (Rs. one hundred and forty) only sanctioned vide this Government notification No. 6-11/68 (Rev. I) (III), dated 26-8-1968 in favour of Shrimati Chhangi Devi wd/o Shri Govind Ram of village Thantikher, Tehsil Hamirpur, District Kangra is hereby cancelled.

Simla-2, the 1st January, 1969

No, 6-22/68-Rev .I (II).—Consequent upon the death of Shri Jhatu Ram s/o Shri Satiagar, village Dhanwin, Tehsil, Hamirpur, District Kangra on 27-12-1965 the Lieutenant Governor, Himachal Pradesh, in exercise of the powers conferred upon him vide section 2(a)(i) and 3(i)(a) read with proviso to section 4 of the East Punjab Awards Act, 1948 and Government of India, Ministry of Home Affairs notification No. S.O. 3370, dated the 1st November, 1966, is pleased to order that the War Jagir of the annual value of Rs. 100 (Rupees one hundred) per annum sanctioned in his favour vide Punjab Government notification No. 941-JC-55/527, dated 12-3-1955 shall now continue in favour of Shrimati Niki Devi, widow of the said Shri Jhatu Ram with effect from Kharif, 1967, subject to the conditions as to its enjoyment as are contained in the sanad of the Jagir granted to her.

Simla-2, the 1st January, 1969

No. 6-22/68-Rev. I.—Consequent upon the death of Shri Lala Ram s/o Shri Sardaru Ram, village Dunghi, Tehsil Hamirpur, District Kangra on 20-2-1968, the Lieutenant Governor, Himachal Pradesh, in exercise of the powers conferred upon him vide section 2(a)(i) and 3(I)(a) read with proviso to section 4 of the East Punjab Awards Act, 1948, and Government of India, Ministry of Home Affairs Notification No. S.O. 3370, dated the 1st November, 1966 is pleased to order that the War Jagir of the annual value of Rs. 100 (Rupees one hundred) only per annum sanctioned in his favour with effect from Kharif, 1964, vide Government Notification No. 6-352/67-Rev. I. (8), dated 25-9-1967, shall now continue in favour of Shrimati Karjoo Devi, widow of the said Shri Lala Ram with effect from Kharif, 1964, subject to the conditions as to its enjoyment as are contained in the sanad of the Jagir granted to her.

Simla-2, the 1st January, 1969

No. 6-20/68-Rev. I.—The War Jagir of the annual value of Rs. 140 (Rupees one hundred and forty) only sanctioned vide this Department Notification No. 6-352/

wd/o

67-Rev.I (Vol. 3), dated 24-10-1967 in favour of Shrimati Duwarku Devi wd/o Shri Fatu Ram of village Bharnot, Tehsil Hamirpur, District Kangra is hereby cancelled.

Simla-2, the 1st January, 1969

No. 6-22/68-Rev. I (II).—Consequent upon the death of Shri Lachhaman Singh s/o Shri Bibba, village Ghamarli, Tehsil Hamirpur, District Kangra on 2-4-1966, the Lieutenant Governor, Himachal Pradesh, in exercise of the powers conferred upon him vide section 2 (a) (i) and 3 (I) (a) read with proviso of section of the East Punjab Awards Act, 1948 and Government of India, Ministry of Home Affairs Notification No. S.O. 3370, dated the 1st November, 1966, is pleased to order that the War Jagir of the annual value of Rs. 100 (Rupees one hundred) per annum sanctioned in his favour with effect from Kharif, 1965, vide Punjab Government Notification No. 15961-JN-(III) 66/19194, dated 17-9-1966, shall now continue in favour of Shrimati Shankari Devi widow of the said Shri Lachhaman Singh with effect from Kharif, 1965, subject to the conditions as to its enjoyment as are contained in the sanad of the Jagir granted to her.

Simla-2, the 1st January, 1969

No 6-22/68(Rev. I) (II).—Consequent upon the death of Shri Ram Saran s/o Shri Negi Ram, village Garli, Tehsil Hamirpur, District Kangra on 12-5-1968, the Lieutenant Governor, Himachal Pradesh, in exercise of the powers conferred upon him vide section 2(a)(i) and 3(i)(a) read with proviso to section 4 of the East Punjab Awards Act, 1948 and Government of India, Ministry of Home Affairs notification No. S.O. 3370, dated the 1st November, 1966, is pleased to order that the War Jagir of the annual value of Rs. 100 (Rupees one hundred) per annum sanctioned in his favour with effect from Kharif, 1965, vide Government of Himachal Pradesh notification No. 6-352/67 (Rev. I) (IV), 10-10-1967 shall now continue in favour of Shrimati Prabhtu widow of the said Shri Ram Saran with effect from Kharif, 1965, subject to the conditions as to its enjoyment as are contained in the sanad of the Jagir granted to her.

Simla-2, the 2nd January, 1969

No. 6-11/67-Rev. I.—In exercise of the powers conferred by section 3 (1-A)3(1)(a)/3(1)b(i) of the East Punjab War Awards Act, 1948, read with the Government of India, Ministry of Home Affairs, notification No. S.O. 3370, dated the 1st November, 1966, the Lieutenant Governor, Himachal Pradesh is pleased to make grant of War Jagirs of the annual value of Rs. 100.00 each (Rupees one hundred) only in favour of the undermentioned persons as award for war services rendered by their respective son/sons subject to such conditions as to its enjoyment as are contained in their respective sanads of the Jagir granted to them in this behalf;—

Serial Name/parentage of the grantee No.

Particular of residence

No. of Annual allowance of sons in War Jagir effective from Armed Forces Rabi Kharif

Shrimati Sarwani Devi Shri Nihal Chand. Village Dhar, Tehsil Hamirpur, District Kangra.

Village, Tehsil, District

Three Rs. 100 P.A. (Rabi 1966)

Simla-2, the 3rd January, 1969

No. 6-22/68-Rev.I.—Consequent upon the death of Shri Dina Nath s/o Shri Jawala, village Dodru, Tehsil Hamirpur, District Kangra on 11-5-1968, the Lieutenant Governor, Himachal Pradesh, in exercise of the powers conferred upon him vide section 2(a)(i) and 3(I)(a) read with proviso to section 4 of the East Punjab Awards Act, 1948 and Government of India, Ministry of Home Affairs notification No. S.O. 3370, dated the 1st

November, 1966 is pleased to order that the War Jagir of the annual value of Rs. 100 (Rupees one hundred) per annum sanctioned in his favour with effect from Kharif, 1965 vide this Government notification No. 6-352/67 (Rev.I) (III), dated 6-10-1967, shall now continue in favour of Shrimati Gudri Devi widow of the said Shri Dina Nath, with effect from Kharif, 1965, subject to the conditions as to its enjoyment as are contained in the sanad of the Jagir granted to her.

Simla-2, the 3rd January, 1969

No. 6.10/68-Rev I(I).—In exercise of the powers conferred by section 3 (1-A)/3(1)(a)/3(1)b(i) of the East Punjab War Awards Act, 1948, read with the Government of India, Ministry of Home Affairs, Notification No. S.O. 3370, dated the 1st November, 1966,

the Lieutenant Governor, Himachal Pradesh is pleased to make grant of War Jagirs of the annual value of Rs. 100.00 each (Rupees one hundred) only in favour of the undermentioned persons as award for war services rendered by their respective son/sons subject to such conditions as to its enjoyment as are contained in their respective sanads of the Jagir granted to them in this behalf:—

Serial No.	Name/parentage of the grantee			Particular of residence Village, Tehsil, District		Annual allowance of War Jagir effective from		
				v mage, Tensh, District	Forces	Rabi	Kharif	
	imati Dalumbhi Shri Narainu.	Devi	wd/o	Village Ropar Tapa Jangal, Tehsil Hamirpur, District Kangra.	One	Rs. 100 P.A. 1965).	(Kharif,	

CORRIGENDUM

Simla-2, the 6th January, 1969

No. 4-42/68-Rev. II.—In this Department notification of even number, dated 22-11-1968, vide which land measuring 4-5-19 bighas in village Khural was proposed to be acquired for the costruction of water works and laying

pipe line at Slapper read Khasra No. 826/1 instead of Khasra No. 816/1 and further the area of Khasra No. 1174 may be read as 0-2-0 bigha instead of 0-2-2 bigha.

S. N. BISARYA, Under Secretary.

NOTIFICATIONS

Simla-2, the 6th January, 1969

No. 9-26/68-Revenue II.—In pursuance of sub-section (1) of section 4 of the Humachal Pradesh Consolidation of Holdings Act, 1953, the Lieutenant Governor, Himachal Pradesh is pleased to notify that the consolidation

operations in respect of 20 villages of Tehsils Ghumarwin and Sadar of Bilaspur district and 12 villages of Tehsil Arki, District Mahasu, mentioned in the enclosed schedule which were under consolidation operations vide notification shown against each village, have been closed.

SCHEDULE

100000000000000000000000000000000000000					
Serial No.	Name of village	H.B. No.	Area in Acres	Tehsil/District	Notification issued u/s 3(1) of the H. P. C. H. Act, 1953
	Marhana	324	1,165	Ghumarwin/Bilaspur	R-1/59-CH, dated 5-8-1960
	Malyawar	475	1,332	-do-	R-1/59-CH, dated 23-9-1960
	Kot	339	637	-do-	R-1/59-CH, dated 5-8-1960
	Tantha	510	329	-do-	R-1/59-CH, dated 23-9-1960
	Beharan	121	891	-do-	-do-
	Tihra	209	149	-do-	R-1/59-CH, dated June, 1960
	Tihari Katla Bashasasa	225	192	-do-	-do-
	Kotlu Brahmana	229	525	-do-	-do-
	Himmar	232	217	-do-	-do-
	Lurhani	233	164	-do-	-do-
	Palasla	238	212	-do-	-do-
	Maner	137	128	Sadar/Bilaspur	R-1-7/65-CH, dated 2-11-1965
	Sakrahar	12	90	-do-	R-1-7/63-CH/741, dated 18-6-1965
	Khalota	28	96	-do-	-do-
	Namhol (Proper)	13	112	-do-	-do-
	Kuhal Katal	2	105	-do-	-do-
	Panjali Kalan	20	189	-do-	-do-
	Tayaman	6	223	-do-	-do-
	Kutarwan	9	168	-do-	-do-
	Mamnu	10	119	-do-	-do-
	Shora Kanetah	4	664	Arki/Mahasu	R-1-7/63-CH, dated 29-5-1964
	Mango	46	819	-do-	-do-
	Banbira	56	144	-do-	-do-
	Manjoo	107	938	-do-	R-1-59-CH, dated 27-4-1961
	Dayora	118	244	-do-	-do-
	Konhar	351	196	-do-	R-1-7/55-II-CH, dated December, 1956
	Serhech	354	230	-do-	-do-
	Basantpur	360	234	-do-	-do-
	Kueroo Sehrol	366	682	-do-	-do-
	Samoh Brahmana	368	137	-do-	- do-
31.	Rampur	369	248	-do-	-do-
32.	Dadal	371	365	-do-	-do-

0 10

Simla-2, the 6th January, 1969

No. 18-5/64-Rev.II.—In exercise of the powers conferred by section 33 of the H.P. Land Revenue Act, 1963 (Act No. 6 of 1964) the Lieutenant Governor, Himachal Pradesh is pleased to direct that the record of rights of Nahan Town in Sirmur district of Himachal Pradesh be specially revised.

By order,
PREM KUMAR,
Secretary.

TOURISM DEPARTMENT NOTIFICATION

Simla-4, the 27th March, 1968

No. 12-12/1966-TD.—Whereas it appears to the Lieutenant Governor of Himachal Pradesh that the land is likely to be required to be taken by the Government at public expenses, for a public purpose, namely for the construction of Park and improvement of Baths at Vashisht. It is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor of Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested who has any objection to the acquisition of any land in the locality may within 30 days of the publication of the notification, file an objection in writing before the Land Acquisition Collector, Kulu.

SPECIFICATION

District: KULUTehsil: KULUName of PhatiName of KothiKhasra No.Area Big. Bis.VASHISHTJAGATSUKH734/1 734/30 10

By order,
PREM RAJ MAHAJAN,
Secretary.

Total

VIDHAN SABHA SECRETARIAT NOTIFICATIONS

Simla-4, the 28th August, 1968

No. 1-18/68-VS.—In pursuance of Rule 168 of the Rules of Procedure and Conduct of Business of the Himachal Pradesh Legislative Assembly, 1964, the Hon'ble Speaker has been pleased to constitute a Committee for the division of assets and liabilities of Punjab Vidhan Sabha and Parishad of the following:—

1. Shri Hardyal-Chairman,

2. Shri Kultar Chand-Member,

3. Shri Jai Behari Lal Khachi—Member, to negotiate the division of assets and liabilities of Punjab Vidhan Sabha and Parishad.

Simla-4, the 28th August, 1968

No. 1-18/68-VS.—In continuation of notification of even number, dated the 11th June, 1968, the Speaker, Himachal Pradesh Legislative Assembly has nominated Shri Gopi Ram, M.L.A. to the House Committee for the year, 1968-69.

By order, D. B. LAL, Secretary.

भाग २—-वैधानिक नियमों को छोड़ कर विभिन्न विभागों के ग्रध्यक्षों ग्रौर ज़िला मैजिस्ट्रेटों द्वारा ग्रधिसूचनाएं इत्यादि

उद्योग विभाग फार्म 'ज' स्रधिसूचना

पंजाब राज्य उद्योग सहायता स्रधिनियम, 1935 की धारा 24 के स्रधीन घोषणा शिमला, ६ जनवरी, १९६९

संख्या डी॰ एल॰ २१.—जबिक पंजाब राज्य उद्योग सहायता अधिनियम, 1935 की धारा 23 के अधीन 4-12-1968 को नोटिस दिया गया था, जिस में उक्त Simla Leather Works को 323.75-199.00 रुपये की राशि 3, 7½ प्रतिशत वार्षिक ब्याज दर सहित 18-11-67 से अन्तिम अदायगी की तिथि तक मुझे अदा करने के लिए कहा गया था और चूंकि समस्त उक्त राशि अदा नहीं की गई है, इस लिय में घोषणा करता हूं कि 323.75+100.00 as interest. रुपये की राशि 18-11-67 से अन्तिम अदायगी की तिथि तक 7½ प्रतिशत वार्षिक ब्याज दर सहित उक्त Simla Leather Works Co-op. Indl. Society Ltd., near Bus Stand, Simla, से देय है और संलग्न अनुस्वि में निर्दिष्ट सम्पत्ति से उक्त कर्जे की पूर्ति की जा सकती है।

SCHEDULE

The security offerred consists of:

All the assets of the borrower including book debits, stock, shares, premises and machinary whether existing or to be purchased with the amount of loan.

VI. All the assets of loanee and following two surities.

1. M.C.L.-

Sd./-

Assistant District Industries Officer, Simla.

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT Simla-4, the 19th January, 1967

No. 2-8/61/Ind. II.—Whereas a notice was served on Shri Girdhari Lal s/o Shri Ganesh Dass, r/o village Ghandalwin, Tehsil Ghumarwin, District Bilaspur, H. P. on the

4th January, 1966, under section 23 of the Punjab State Aid to Industries (Himachal Pradesh Amendment) Act, 1964 calling upon the said Shri Girdhari Lal to pay to me the sum of Rs. 1,020.83 on or before 29-1-1966, and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 5000/-along with upto date interest due is due from the said Shri Girdhari Dass and that the property described in the attached Schedule is liable for the satisfaction of the said debt.

SCHEDULE I

1/2 portion of land comprised Khasra Nos. 2487/222, 2492/2414/226 and 227 measuring 3-0 bighas and 1/2 share of building (shop) standing on the land comprised Khasra Nos. 2415/226 situated at village Gandhalwin, Tehsil Ghumarvin, District Bilaspur, Himachal Pradesh.

'II'

1/2 portion of the land comprised Khasra Nos. 2487/222, 2492/2414/226, 2415/226 and 227, measuring 3-0 bighas and 1/2 share of building (shop) standing on the land comprised Khasra Nos. 2415/226 situated at village Gandhalwin, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh.

Sd./-

Deputy Director of Industries.

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT Simla-4, the 10th January, 1967

No. I&S. 15 (Loan) (2) 18/60.—Whereas a notice was served on Shri Narain Singh s/o Nagina Singh, village Badripur, Tehsil Paonta, District Sirmur, H. P. on the 15th January, 1965. under section 23 of the Punjab State Aid to Industries Act, 1935, as modified and applied to Himachal Pradesh calling upon the said Shri Narain Singh, to pay to me the sum of Rs. 400.00 plus interest due thereon on or before 4-2-1965, and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 400.00 plus upto date interest due thereon is due from the said Shri Narain Singh and that property described in the attached Schedule is liable for the satisfaction of the said debt.

SCHEDULE

Land comprising Khasra No. 206, situated in village Badripur, Tehsil Paonta, District Sirmur, measuring 10 bighas and 10 biswas.

Sd/-Deputy Director of Industries,

PUBLIC WORKS DEPARTMENT NOTIFICATIONS

Solan, the 9th December, 1968

No. SEB-PH-102/B/68-23747-51.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for apublic purpose, namely for construction of jeepable road Shilli to Pumping Site I, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh, is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enterupon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Solan, Himachal Pradesh Public Works Department, Solan.

SPECIFICATION

District: MAHASU Tehsil: SOLAN Area Village Khasra No. Big. Bis. 378 SHILLI 0 15 377/361/1 0 376/361/1 0 9 Total 10 1

Solan, the 9th December, 1968

No. SEB-PH-102/B/68-23770-73.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for the construction of jeepable road from Shilli to Pumping Site II, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern

In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enterupon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification file an objection in writing before the Collector of Land Acquisition, H.P. P.W.D., Solan.

SPECIFICATION

Solan, the 24th December, 1968

No.S EB-R-202/68-24463-66.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that the land is urgently required to be taken by the Government at public expense for a public purpose, namely Waknaghat-Subathu road, it is hereby declared that the land in the specification is required for the above purpose. This declaration is made under the provisions of section 6 read with section 17(4) of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act the Collector, Land Acquisition, Mahasu, Simla and Sirmur Districts, engaged in the

undertaking for 3rd Circle, H.P. P.W.D., is hereby directed to take order for the acquisition of the said land.

This being a case of urgent acquisition the provisions of section 5A of the Land Acquisition Act, 1894 shall not apply and the said Collector may immediately after the publication of notice under section 9(i) of the Act, enterupon and take possession of the land.

A plan of the land may be inspected in the office of the Collector, Land Acquisition, H.P. P.W.D., Mahasu, Simla and Sirmur districts at Solan.

SPECIFICATION

District: MAHASU

Tehsil: SOLAN

Village	Khasra No.			Big.	rea Bis.
BEHARA	36/1			0	10
	40/1			0	1
	102/1			0	13
\$	39/1			0	1
	42			0	5 7 7 6
	71/1			0	7
	108/1	*		0	7
	109/1	ı.		0	6
	111/1			0	16
* med	112			0	16
F 1000	113/1			0	12
	137/1			0	12 5 2 2 6
	138/1			0	2
4.8.17	150/1			1	2
	44/1			0	16
_z'	46/1 min.			0	
٧,	47/1			0	16
	32/1 103/1			0	10
				1	1 1
	18/1 35/1			0	
٠	19/1			0	8 6 2 5 7 4
•	21/1			0	2
	29/I			ő	5
	43/1			0	7
	136/1		*	Ö	1
	140/1			ì	19
\$ 1	20/1			Ô	13
	28/1			ŏ	3
1 2 -	41/1			ŏ	3
	70/1			ŏ	8
* * * * *	75/1			1	3
	139/1			Ô	8
	10/1			ŏ	4
	48/1			ŏ	2
	106/1			ő	2
4 ² ,	148/1			3	3 8 3 8 4 2 2 18
ž .	149/1			õ	ì
	137/1/1			ŏ	î
	Kita 39	Total		20	10

Solan, the 24th December, 1968

No. SEB-R-202/68-24539-42.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for Waknaghat-Subathu road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This Notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enterupon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this Notification file an objection in writing before the Collector of Land Acquisition, H.P., P.W.D. Solan.

SPECIFICATION

District: MAHASU

Tehsil: SOLAN

Village	Khasra No.	•		Ar Big.	
KHROTA	18			0	7
	19/1			0	4
	19/2			0	6
	1/1			0	3
	11/1			0	3
•	17/1/1			1	11
	17/1/2			0	8
	22/1/1			3	14
	5/1			0	4
	Kita 9	Total	• •	7	0

Solan, the 24th December, 1968

No. SEB-R-202/68-24447-50.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for Waknaghat-Subathu road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may

In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, H.P. P.W.D. Solan.

SPECIFICATION

District; SIMLA Tehsil: KANDAGHAT

Village	Khasra No.	Area Big. Bis. 3 4
KHERI	43/1	0 2
	75/1	0 3
	106	0 6
	347/118/1	0 2
	119/1	0 4
	126/1	1 2
	45/1	0 2
	40/1	0 16
	44	1 4

Solan, the 24th December, 1968

No. SEB-R-202/68-24511-14.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for Waknaghat-Subathu road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, H.P.P.W.D., Solan.

SPECIFICATION

District:	MAHASU		7	ehsil;	SOL	AN
Village		Khasra No).		Big.	rea Bis.
KOTHI		264/1			0	1
		269/1			0	1
		271/1			2	11
		273/1			3	0
		265/1			4	7
		266/1			0	6
		Kita 6	Total	• •	10	6

Solan, the 24th December, 1968

No. SEB-R-202/68-24507-10.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that the land is urgently required to be taken by the Government at public expenses for a public purpose, namely Waknaghat-Subathu road, it is hereby declared that the land in the specification is required for the above purpose. This declaration is made under the provisions of section 6 read with section 17(4) of the Land Acquisition Act, 1894, to all whom it may concern, and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Mahasu, Simla and Sirmur districts engaged in the undertaking for 3rd Circle, H.P., P.W.D., is hereby directed to take order for the acquisition of the said land.

This being a case of urgent acquisition the provisions of section 5A of the Land Acquisition Act, 1894 shall not apply and the said Collector may immediately after the publication of notice under section 9(i) of the Act, enter upon and take possession of the land.

A plan of the land may be inspected in the office of the Collector, Land Acquisition, H.P., P.W.D., Mahasu, Simla and Sirmur districts at Solan.

SPECIFICATION

District: MAH	Tensit:	SOL	AN	
Village	Khasra No.			rea Bis.
KOTHI	264/1		0	1
	269/1 271/1		0 2	1 11
	273/1 265/1		3 4	0 7
	266/1		0	6
	Kita 6	Cotal	10	6

Solan, the 24th December, 1968

No. SEB-R-202/68-24515-18.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that the land is urgently required to be taken by the Government at public expenses for a public purpose, namely Waknaghat-Subathu road, it is hereby declared that the land in the specification is required for the above purpose. This declaration is made under the provisions of section 6 read with section 17(4) of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of the section 7 of the said Act, the Collector, Land

Acquisition, Mahasu, Simla and Sirmur districts, engaged in the undertaking for 3rd Circle, H.P., P.W.D., is hereby directed to take order to the acquisition of the said land.

This being a case of urgent acquisition the provisions of section 5A of the Land Acquisition Act, 1894, shall not apply and the said Collector may immediately after the publication of notice under section 9(i) of the Act, enter upon and take possession of the land.

A plan of the land may be inspected in the office of the Collector, Land Acquisition H.P., P.W.D., Mahasu, Simla and Sirmur districts at Solan.

SPECIFICATION

District:	MAHASU		Tehsil;	so	LA	1
Village		Khasra No.]		rea Bis.
NULO	HG	113/1			0	16
*		116/1			0	13
		118/1			1	4
		88/1			1	4
		107			0	11
1		59/1			1	12
		62/1			0	6
		130/101			1	6 8 3
		128/102/1			0	
5		103/1			0	18
		119/1			0	17
		89/1			1	1
		131/101/1			0	8
		108/1			0	11
		56/1			0	4
		64/1			0	14
		117/1			0	3
		65/1			1	0
		133/90/1			1	10
		127/102/1			0	18
		60/1			0	3
		66/1			0	1
**		115/1			3	7
		121/1			0	2
		122/1			0	<u> </u>
		Kita 25	Total		20	0

Solan, the 24th December, 1968

No. SEB-R-202/68-24519-22.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for Waknaghat-Subathu road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this Notification, file an objection in writing before the Collector, Land Acquisition, H.P.P.W.D., Solan.

SPECIFICATION

District: MAHASU Tehsil: SOLAN

Village	Khasra No.			Area Big. B		
NULOHG	113/1			0	16	
	116/1			ŏ	13	
	118/1			i	4	
	88/1			i	4	
	107/2			Ó	11	
	59/i			1	12	
	62/1			0	6	
	130/101			1	8	
	128/102/1			0	3	
	103/1			0	18	
	119/1			0	17	
	89/1			1	1	
	131/101/1			0	8	
	108/1			0	11	
	56/1			0	4	
	64/1			0	14	
	117/1			0	8	
	65/1			1	0	
	133/90/1			1	10	
	127/102/1			0	18	
	60/1			0	3	
	66/1			0	1 7	
	115/1			3	7	
	121/1			0	2	
	122/1			0	1	
	Kita 25	Total		20	0	

Solan, the 24th December, 1968

No. SE-III-R-202,68-24475-78.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for Waknaghat-Subathu road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of Land Acquisition Act, 1894 to all whom it may

In exercise of the powers conferred by the aforesaid section the Lieutenant Governor, Himachal Pradesh is pleased to authorise officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of publication of this notification, file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh P.W.D., Solan.

SPECIFICATION

District: SIMLA	Teḥsil:	KANI	DAGH	AT
			Ar	ea
Village 1	Khasra No.	₹.	Big.	Bis.
GUDON	605/497/1		0	19
GCDGI	707/479/1		1	8
	689/493/1		1	16
	606/499/1		0	9

496/1

477/1

15

1	2	3 4
	490/1	2 18
	683/495/1	1 2 0 5 0 1
	499/1	0 5
	501/1	0 1
	472/1	2 8 3 15
	404/502/1	1 0
	708/479/1	0 14
	105/1 120/1	0 7
	120/1	ŏ 1i
	123	0 5
	124/1	1 19
	125/1	0 16
	503/1	
	513/1	0 2
	104/1	0 8
	10/1	0 3
	12/1	0 7
	48/1	0 6 0 2 0 8 0 3 0 7 0 3 0 2 0 8 1 4
	53/1	0 2
	70/1	0 8
	103/1	1 4
	127/1 11	0 8 0 1
	69/1	0 1
	109/1	0 17
	469/1	0 16
	491/1	2 10
	522/1	0 2
	95/1	0 1
	498/1	0 2
	110/1	0 1
	19	1 11
	94/1	2 3
	47/1	0 1
	494/1	0 1
	Kita 42 Total -	35 14

Solan, the 24th December, 1968

No. SEB-R-202/68-24455-58.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for Waknaghat-Subathu road, it is hereby noti-

fied that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, H.P.P.W.D., Solan.

SPECIFICATION

Toheil SOLAN

District: MAHASU

District: MAII	A30	1	ensii:	SOL	AN
Village	Khasra No.			A: Big.	rea Bis.
SHAUGRI	294/1			0	2
	242/1			0	9
	240/1			0	17
	243/1			0	15
	243/2			0	3
	244			0	12
	245/1			0	4
	251/1			0	6
	255/1			0	4 6 1 3
	272/1			0	3.
	272/2			0	14
	261/1			2	13
	270/2/1			0	6
	271/1	/		0	11
	314/1			2	1
	315/1			7	6
	309/1			0	2
	313/1			3	10
	Kita 18	Total		20	15
	-	R. K.	SARK	AR.	

भाग ३—-ग्रांधनियम, विधेयक ग्रोर विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के उप-राज्यपाल, हिमाचल बेंच ग्राफ देहली हाई कोर्ट, फाइनेन्शल कमिश्नर तथा कमिश्नर ग्राफ इन्कम-टैक्स द्वारा ग्रांधिसूचित ग्रादेश इत्यादि

CIVIL SUPPLIES DEPARTMENT NOTIFICATION/ORDER

Simla-4, the 28th March, 1968

No. 17-20/67-CS.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), read with the order of the Government of India in the Ministry of Food and Agriculture Community Development and Co-operation (Department of Food) No. G.S.R. 906, dated the 9th June, 1966, and with the prior concurrence of the Centeral Government the Lieutenant Governor, Himachal Pradesh, is pleased to make the following order namely:—

1. Short title, extent and commencement.—(1) This order may be called the Himachal Pradesh Sugar Dealers Licensing Order, 1967.

(2) It extends to the whole of the Union territory of Himachal Pradesh.

Superintending Engineer,

3rd Circle, H.P.P.W.D., Solan.

- (3) It shall come into force at once, except section 3 which shall come into force on the 1st March, 1968 before which date all dealers shall obtain a licence under this order.
- 2. Definitions.—In this order, unless the context. otherwise required:—
 - (a) "Dealer" means a person engaged in the business, purchase, sale or storage for sale, of sugar in quantities exceeding 10 quintals at any one time, but does not include an industrial undertaking which is engaged in the manufacture or production or sugar and which is registered or licensed under the Industries (Development and Regulation) Act 1951;

(h) "form" means a form set forth in the Schedule to this order;

(c) "State Government" means the Lieutenant

Governor, Himachal Pradesh;

(d) "sugar" means any form of sugar, including Khandsari sugar containing more than 90 per cent of sucrose.

on business as a dealer except under and in accordance with the terms and conditions of a licence issued in this behalf by the licensing authority.

(2) A separate licence shall be necessary for each

place of business.

- (3) For the purpose of this clause, any person who stores sugar in any quantity exceeding 10 quaintals at any one time shall, unless the contrary is proved, be deemed to store the sugar for the purpose of sale.
- 4. Issue of licence.—(1) Every application for a licence or renewal thereof shall be made to the licensing authority in form 'A'.

(2) Every licence issued or renewed under this order shall be in form 'B' and shall be subject to the conditions

specified therein.

5. Period of licence and fees chargeable.—(1) Every licence issued under this order shall be valid from the date of issue to the 31st March, 1968 and may thereafter be renewed for a further period of one year at a time.

(2) The fees specified below shall be chargeable in

respect of each licence, namely:-

For issue of licence Rs. 5.00
For renewal of licence Rs. 2.00
For issue of duplicate licence Rs. 10.00

- may, after giving the dealer concerned an opportunity of stating his case in writing and for reasons to be recorded in writing, refuse to grant or renew a licence.
- 7. Contravention of conditions of licence.—No holder of a licence issued under this order or his agent or servant or any person acting on his behalf shall contravene any of the terms or conditions of the licence and if any such holder or his agent or servant or any person acting on his behalf contravenes any of the said terms and conditions then, without prejudice to any other action that may be taken against him, his licence may be cancelled or suspended by order, in writing of the licensing authority:

Provided that no order shall be made under this clause unless the licensee has been given a reasonable opportunity of stating his case in writing against the proposed cancellation or suspension.

8. Appeal.—(1) Any person aggrieved by any order of the licensing authority refusing the issue or renew a licence or cancelling or suspending a licence under the provision of this order may apply to the State Government within 30 days of the date of the receipt by him of such order.

(2) No order shall be made under this clause unless he aggrieved person has been given a reasonable

opportunity of stating his case.

- (3) "Pending the disposal of the appeal the State Government may direct that the order refusing to renew a licence or the order by the cancelling if any, or suspending a licence shall not take effect until the appeal is disposed off"
- 9. Powers of entry, search, seizure etc.—The licensing authority or any other officer authorised by State Government in this behalf may, with such assistance if any, as he thinks fit:—

(a) require the owner, occupier or any other person in charge of any place, premises, vehicle, or vessel in which he has reason to be to believe that any contravention of the provisions of this order of the conditions of any licence issued thereunder has been is being, or is about to be committed, to produce any books, accounts or other documents showing transactions relating to such contraventions;

(b) enter, inspect or break open and search any place or premises, vehicle or vessel in which he has reason believe that any contravention of the provisions of this order or of the conditions of and licence issued thereunder, has been, is being,

or is to be committed;

(c) take or cause to be taken, extracts from or copies of documents showing transactions relating to such contraventions which are produced before

him:

(d) search, seize, and remove stocks of sugar and the animal vehicles, vessels, or other conveyance used in carrying the said sugar in contravention of the provisions of this order of the conditions of licences issued thereunder and thereafter taken or authorise the taking all measures necessary for securing the production of stocks of sugar and the animals, vehicles, vessels or other conveyance so seized, in a court and for their safe custody pending such production.

(2) The provisions of sections 102 and 103 of the Code of Criminal Procedure, 1898, relating to search and seizure shall so far as may be, apply to searches

and seizures under this clause.

10. Repeal and Savings.—The orders given in the Schedule 2 or are hereby repealed:

Provided that:-

(a) such repeal shall not effect the previous operation of said orders or any thing done or any action taken the under; and

(b) any proceedings under the said orders pending at the commence of this order shall be continued and disposed of as far as may be in accordance with the provisions of this order.

SCHEDULE 1

FORM 'A'

[See clause 4 (1)]

The Himachal Pradesh Sugar Dealers Licensing Order, 1967

Application for licence

1. Applicant's name.

Applicant's profession.

3. Applicant's residence.

 Situation of applicant's place or places of business with particulars is to number of house, mohalla, town or village, police station and district.

5. How long the applicant has been trading in sugar?

6. Did the applicant held a sugar licence on any previous occasion? (If so, give particulars including its suspension or cancellation, if any).

 Quantities of sugar handled annually during the last three years (November-October).

8. Income-tax paid in the two years preceding the year of application (to be indicated separately).

2.....

9. Quantity of sugar in the possession of the applicant on the date of application and the places at which the different quantities are kept.

I declare that the quantities of sugar specified above are in my possession this day and are held at the places

noted against them.

I have carefully read with conditions of licence given in Form B appended to the Himachal Pradesh Sugar Dealers Licensing Order, 1967 and I agree to abide by them.

*(a) I have not previously applied for a licence in this

district under this order.

*(b) I applied for such licence in this district for...... on.....and was/was not granted a licence.

*Strike off the clauses not applicable.

Place.... Dated.....

Signature of the Applicant

The whole

SCHEDULE 2 (See clause 10)

Short title of the order (1) The Himachal Pradesh Sugar Dealers Licensing Order, 1963 as in force in Himachal Pradesh as it stood on 31st October, 1966.

The whole in respect

Extent of repeal

(2) The Punjab Sugar Dealers Licensing Order, 1963 as in force in the territories transferred to Himachal Pradesh under the Punjab Re-organisation Act, 1966.

of the transferred territories.

FORM 'B' (See clause 4 (2)

The Himachal Pradesh Sugar Dealers Licensing Order, 1967

Licence for purchase, sale or storage of sugar for sale Licence No.....

1. Subject to the provisions of the Himachal Pradesh Sugar Dealers Licensing Order, 1967 and to the terms and conditions of this licence is/are hereby authorised to purchase, sell or store sugar for sale.

2. The licensee shall maintain the aforesaid business

at the following place.

3. (i) The licensee shall maintain register of daily accounts for sugar showing correctly:—

(a) the opening stock on each day;

- (b) the quantities received on each day showing the place from where and the source from which received:
- (c) the quantities delivered or otherwise removed on each day showing the places of destination; and

(d) the closing stock on each day;

- (ii) The licensee shall complete his accounts for each day on the day to which they relate, unless prevented by reasonable cause the burden of proving which shall be upon him.
- (iii) Separate registers should be maintained for khandsari sugar.
- 4. The licensee shall submit to the licensing authority concerned a true return, in form 'C' of the stocks, receipts and deliveries of each of the sugar every fortnight (1st to 15th and 16th to end of the month), so as to reach within five days after the close of the fortnight.

5. The licensee shall not contravene the provisions of the Himachal Pradesh Sugar Dealers Licensing Order, 1967 or any other order relating to food-stuffs issued under the Essential Commodities Act, 1955 (10 of 1955).

- 6. The licensee shall not contravene the provisions of any law relating to food-stuffs for the time being in force.
 - The licensee shall not:—
 - (i) enter into any transaction involving purchase,

sale or storage for sale of sugar in speculative manner prejudicial to the maintenance and easy availability of supplies of sugar in the market;

(ii) withhold from sale supplies of sugar ordinarily

kept for sale; and

(iii) charge, in respect of sales of sugar made by him, a margin of profit at a rate in excess of any maximum rate of margin fixed for wholesale transactions in sugar by a representative body of sugar dealers for the locality concerned.

8. The licensee shall issue to every customer a correct receipt or invoice, as the case may be, giving his own name, address and licence No., the name, address, the licence No. (if any) of the customer, the date of transaction, the quantity sold, the price per quintal and the total amount charged and shall keep a duplicate of the same to be available for inspection on demand by the licensing authority or any officer authorised by him in this behalf.

9. The licensee shall give all facilities at all reasonable times to the licensing authority or any officer authorised by the State Government for the inspection of his stocks and accounts at any shop, godown or other place used by him for the storage, sale, or a purchase of sugar and for

the taking of samples of sugar for examination.

10. The licensee shall comply with any direction that may be given to him by the State Government or the licensing authority in regard to purchase, sale and storage for sale of sugar and in regard to the language in which the register, returns, receipts or invoices mentioned in paragraphs 3, 4 or 8 shall be written and the authentication and maintenance of the register mentioned in paragraph 3.

11. This licence shall be attached to any application,

for renewal.

12. This licence	e shall be valid upto
Place	Signature of the Officer,
Date	

FORM 'C' FOR USE BY A DEALER (See condition 4 of Form "B)

in stock in each quality of sugar in stock in bags/quintals:

Particulars of godowns Quantity in stocks bags/ quintals Remarks, if any

1.

2.

1. Stocks at the beginning of the fortnight:

(a) actually with licensee......bags/quintals.
 (b) pledged with any person or institution such as a bank or co-operative society.....bags/

quintals.

Total.....bags/ quintals.

2. Quantity purchased during the fortnight:

Name of factory from whom Quantity (in bags/quintals)

purchased

(i) (ii)

(iii) (iv) Total

379007	of quantity purchased: antity in Date of purchas s/quintals)
(i) (ii) (iii) (iv) Total 4. Quantity sold:	1
(a) quantity sold/and delifortnight	bags/quintals. et delivered: uintals.
5. Stock at the end of the 1 (a) actually with the licens (i) unload (ii) sold but awaiting	see: delivery
(b) pledged with any other as a bank or a co-operation	ative society
	Total
To 1. Licensing Authority	District.
Place	Signatur
Date	

ORDER

Simla-4, the 13th July, 1968

No. 1-1/64-CS.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955) read with the order of the Government of India in the Ministry of Food and Agriculture, Community Development and Co-operative (Department of Food) No. G.S.R. III, dated the 24th July, 1967 and with the prior concurrence of the Central Government, the Administrator (Lieutenant Governor) of Himachal Pradesh, is pleased to make the following Order, namely:—

1. Short title, extent and commencement.—(1) This order may be called the Himachal Pradesh Foodgrains Delears Licensing Order, 1968.

(2) It extends to the whole of the Union territory of

Himahal Pradesh.

(3) It shall come into force at once.

2. Definitions.—In this order, unless the context otherwise requires:—

(a) "dealers" means a person engaged in the business of purchase, sale or storage for sale of any one of the Foodgrains in quantity of ten quintals or more at any one time, or in quantity of twenty-five quintals or more of all foodgrains taken together, but does not include a person who:—

(i) Stores any foodgrains produced by him by

personal cultivation; and

(ii) does not engage in the business of purchase or sale of foodgrains;

- (b) "Director" means the Director, Civil Supplies, Himachal Pradesh or the Deputy Director of Civil Supplies, Himachal Pradesh, or any other officer appointed by the State Government to administer this order or any of the clauses of this Order;
- (c) "Foodgrains" means any one or more of the foodgrains specified is Schedule I to this Order including products of such foodgrains other than husk and bran;

(d) 'Form' means a form set forth in schedule II to this order

(e) "State Government" means the Licutenant

Governor of Himachal Pradesh;

(f) "Licensing authority" means any officer appointed by the State Government to exercise the powers and perform the duties of the licensing authority under this order.

3. Licensing of dealers.—(1) No person shall carry on business as a dealers except under and in accordance with the terms and conditions of a licence issued in this

behalf by the licensing authority.

(2) For the purpose of this clause, any person who stores any foodgrains in quantity of 10 quintals or more of any one of the foodgrains or 25 quaintals or more of all foodgrains taken together at any one time shall, unless the contrary is proved, be deemed to store the foodgrains for the purpose of sale:

Provided that the State Government or any officer authorised by the State Government in this behalf, may be general or special order and subject to such conditions, as may be specified in the order, exempt any class

of persons from the operation of this clause.

(3) No licensee shall sale or transfer to a non-licensee a quantity of 10 quintals or more of any one of the foodgrains at any one time or a quantity of 25 quintals or more of all foodgrains taken together.

4. Issue of Licence.—(1) Every application for a licence or renewal thereof shall be made to the licensing authority in Form A.

(2) Every licence issued or renewed under this order

shall be in Form B.

5. Period of Licence and fees chargeable.—(1) Every licence granted under this order shall be valid for a period ending the 31st December of the year in which it is issued and may be renewed for a period of one year at a time.

(2) The fees specified below shall be chargeable in

respect of each licence, namely:-

Provided that no fee shall be charged for issue of a duplicate licence if the licensing authority is satisfied that the original licence has become defacted, multilated, illegible or otherwise rendered useless for no fault of the licensee:

Provided further that a licensee who holds a licence for foodgrains under the Himachal Pradesh Foodgrains Dealers Licensing Order. 1964 or the Punjab Foodgrains Dealers Order, 1964 shall not be required to apply for a new licence for the period up to which his existing licence is valid and the said licence shall be deemed to have been issued for the said period under this order or the Punjab Foodgrains Dealers Licensing Order, 1964.

(3) A separate licence shall be obtained by a dealer

for each place of business:

Provided that a separate licence shall not be required by a foodgrains licensee when purchases or sales of foodgrains are effected through another foodgrains licensee holding a foodgrains licence for the place where the transaction take place.

6. Deposit of Security.—Every person applying for licence after the commencement of this order 'shall, before the licence is issued to him, deposit with the licensing authority a cash security of Rs. 500 if his annual sale of foodgrains specified in Schedule I to this Order including products of such foodgrains is 2,400 quintals or more and Rs. 300 if his annual sale is less

than 2,400 quintals but more than 1,200 quintals and Rs. 200 if his annual sale of foodgrains/products of such foodgrains is less than 1,200 quintals but more than 300 quintals and Rs. 100 if his annual sale is less than 300 quintals for the due performance of the conditions subject to which the licence is granted to him:

Provided that the State Government or any officer authorised by it in this behalf may, by general or special Order, and subject to such conditions as may be specified in the order, exempt any class or persons from the

operation of this clause:

Provided further that if a dealers who holds valid licence under any of the orders repealed under clause 13 of this Order, wants, after the expiry of the terms of his licence, to apply for a licence under this order, the amount of security, if any deposited by him under any of the aforesaid Order shall be adjusted against the amount of security to be deposited under that order.

- 7. Powers to refuse licence.—The licensing authority may, after giving the dealers concerned an apportunity of stating his case and for reasons to be recorded in writing refuse to grant or renew a licence.
- 8. Contravention of conditions of licence.—No holder of a licence issued under this order, or his agent, or servant, or any other person acting on his behalf shall contravene any of the terms of conditions of the licence if any such holder, or his agent, or servant, or any other person acting on his behalf contravences any of the said terms and conditions then without prejudice to any other action that may be taken, against him, his licence may be cancelled or suspended by order in writing of the licensing authority:

Provided that no order shall be made under this clause unless the licensee has been given a reasonable opportunity of stating his case against the proposed cancellation or

suspension.

9. For feiture of security deposit.—(1) Without prejudice to the provisions of clause 8, if the licensing authority is satisfied that the licensee has contravened any of the conditions of the licence and that a for feiture of the security deposit is called for, it may, after giving the licensee a reasonable opportunity of stating his case against the forfeiture, by orders forfeit the whole or any part of the security deposited by him and communicate a copy of the order to the licensee.

(2) The licensee shall, if the amount of security at any time falls short of the amount specified in clause 6, forthwith deposit further security to make up that amount on being required by the licensing authority to

do so.

- (3) Upon due compliance by the licensee with all obligations under the licence, the amount of security or such part thereof which is not aforesaid, shall be returned to the licensee after the termination of the licence.
- 10. Appeal.—(1) Any person aggrieved by any order of the licensing authority refusing to grant or renew a licence, or cancelling, or suspending a licence, or forfeiting the security deposited by the licensee under the provisions of this order may appeal to the Director within 30 days of the date of the receipt by him of such order.

(2) The decision of the Director and, subject only to that decision, the order of the licensing authority shall

be final.

(3) No order shall be made under this clause unless the aggrieved person has been given a reasonable

opportunity of stating his case.

(4) Pending the disposal of an appeal, the Director may direct that the order refusing to renew a licence or the order cancelling or suspending a licence shall not take effect until the appeal is disposed of.

- 11. Powers to entry, search, seizure etc.—The licensig authority or any other officer authorised by the State Government in this behalf may with such assistance, if any, as he thinks fit:—
 - (a) require the owner, occupier or any other person in charge of any place, premises, vehicle or vessel in which he has reasons to believe that contravention of the provision of this order or of the conditions of any licence issued thereunder has been, is being, or is about to be committed, to produce any book, accounts or other documents showing transactions relating to such contraventions:
 - (b) enter, inspect or break upon and search any place, or premises, vehicle or vessel in which he has reasons to believe that any contravention of the provisions of this order or of the conditions of any licence issued thereunder has been, is being, or is about to be committed;

(c) take or case to be taken, extracts from or copies of any documents showing transactions relating to such contraventions which are produced before

nım;

(d) search, seize and remove stocks of foodgrains and the animals, vehicles, vessels or other conveyances. used in carrying the said foodgrains in contravention of the provisions of this order, or of the conditions of licence issued thereunder and thereafter take or authorise the taking of all measures necessary for securing the production of stocks of foodgrains and the animals, vehicles, vessels or other conveyances so seized in a court and for their safe custody pending such production.

(2) The provisions of sections 102 and 103 of the Code of Criminal Procedure, 1898 (5 of 1898), relating to search and seizure shall, so far as may be, apply to

searches and seizures under this clause:

Provided that in exercising the power of entry and search under this clause, due regard shall be paid by the authorised officer to the special and religious customs of the occupants of premises so entered and searched.

- 12. Savings.—Nothing contained in this order shall apply to the purchase, sale or storage for sale of goodgrains by the departments or institutions of the Government and their organisations.
- 13. Repeal and Saving.—The Punjab Foodgrains. Dealers Licensing Order and Punjab Rice dealers licensing order as in force in the territory added to Himachal Pradesh under section 5/1964 of the Punjab Re-orgenisation Act, 1966 (31 of 1966) and the Himachal Pradesh Foodgrains Dealers Licensing Order, 1964 as in force in the territory comprised in Himachal Pradesh, immediately before 1st November, 1966 shall stand repealed except as respects things done or omitted to be done under the orders so repealed.

SCHEDULE I

(See clause 2 (c))

1. Wheat.

- 2. Gram.
- 3. Maize.
- 4. Rice (husked).
- 5. Barley.
- 6. Bajara.
- 7. Jowar.
- 8. Paddy (Rice in Husk).
- 9. Minor Millets (i.e., Ragi, Koda).
- 10. Milo.
- Sarghum.

SCHEDULE II

FORM 'A'

(See clause 4 (1)))

THE HIMACHAL PRADESH FOODGRAINS LICENSING ORDER. DEALERS

Application for grant/renewal of licence

Applicant's name.

2. Applicant's profession.

Applicant's residence.

Situation of applicants place of business with particulars as to number of house, mohalla, town or village, police station and district.

How long has the applicant been trading in

(2)

Did the applicant hold a foodgrains licence on any previous occasion? if so, give particulars including its suspension or cancellation, (if any).

Quantities of each foodgrains handled annually during the last three years.

Quantity of foodgrains likely to be handled during the current year.

Income-tax paid in the two years preceding the year of application (to be indicated separately): (1)

10. (a) Quantity of foodgrains in the possession of the applicant on the date of application. (Separate figures are to be given for each foodgrains).

(b) Complete address of places where foodgrains are/ or proposed to be stored.....

I declare that the quantities of foodgrains specified above are in my possession this day and are held at the places noted above.

I have carefully read the conditions of licence given in form 'B' appended to the Himachal Pradesh Foodgrains Dealer's Licensing Order, 1968, and I agree to abide by them.

*(a) I have not previously applied for such licence

in this district for foodgrains.

*(b) I applied for such licence in this district for..... on.....and was/was not granted a licence on.....

(c) I hereby apply for renewal of licence......... No..... dated..... issued to me on.....

*Strike off the clauses not applicable.

Place..... Dated..... Signature of the applicant.

FORM 'B'

[See clause 4 (2)]

THE HIMACHAL PRADESH FOODGRAINS DEALERS LICENSING ORDER, 1968

Licence for purchase, sale/storage for sale of foodgrains licence No.....

1. Subject to the provisions of the Himachal Pradesh Foodgrains Dealers Order, 1968, and to the terms and conditions of this licence..... is/are hereby authorized to purchase, sell or store for sale, the undermentioned foodgrains:

2. (a) The licensee shall carry on the aforesaid business at the following place:-

(b) Foodgrains in which the aforesaid business is to be carried on shall not be stored at any place other than any of the godowns mentioned below:

Note.—If the licensee stores his foodgrains at any place other than those specified above, he shall give intimation thereof to the licensing authority within 48 hours of such storage.

3. (1) The licensee shall, except when specially exempted by the State Government or by the licensing authority in this behalf maintain a register of daily accounts for each of the foodgrains mentioned in paragraph 1, showing correctly.

(a) the opening stock on each day;

(b) the quantities received on each day showing the place from where and the source from which received:

(c) the quantities delivered or otherwise removed on each day showing the places of destination; and

(d) the closing stock on each day.

(ii) The licensee shall complete his accounts for each day on the day to which they relate, unless prevented by reasonable cause, the burden of proving which shall

(iii) A licensee who is a producer himself shall separately show the stocks of his own produce in the daily account.

if such stocks are stored in his business premises.

4. (1) The licensee shall, except when specially exempted by the State Government or by an officer authorised by the State Government in this behalf, submit to the licensing authority concerned a true return. in form 'C' of the stocks. receipts and deliveries of each of the foodgrains every fortnight (1st to 15th and 16th to end of the month), so as to reach him within five days after the close of the fortnight.

(2) Licensees shall, however, submit their returns of stock of wheat separately, in addition to returns for other foodgrains in forms printed in colours specified

below:-

Licensees storing wheat exceeding two hundred quintals Red Licensees storing wheat exceeding one hundred quintals but not exceeding two hundred gunitals Blue Licensees storing not exceeding one hundred quaintals black.

5. The licensee shall not contravene the provisions of the Himachal Foodgrains Dealers Licensing Order, 1968, or any other order relating to food-stuffs issued under the Essential Commodities Act, 1955 (10 of 1955).

6. The licensee shall not contravene the provisions of any law relating to food-stuffs for the time being in

force.

7. The licensee shall not:-

- (i) enter into any transaction involving purchase, sale of storage for sale of foodgrins in a speculative manner prejudicial to the maintenance and easy availability of supplied of foodgrains in the market:
- (ii) charge, in respect of sales of foodgrains made by him, a margin of profit in excess of the rate prevailing in the market at the time of sale or at a rate in excess of any maximum rate of margin fixed for wholesale transactions in foodgrains by a representative body of foodgrains dealers for the locality concerned, whichever is less.
- The licensee shall exhibit at the entrance or some other prominent place of his business premises, the price of the foodgrains held by him for sale, such price list shall be legibly written in the principal language

of the locality concerned. It shall indicate separately the prices of different varieties of foodgrains.

9. The licensee shall except when specially exempted by the State Government or by the licensing authority in this behalf, issued to every customer a correct receipt or invoice as the case may be, giving his own name, address and licence number, the name, address and licence number (if any) of the customer the date of transaction, the quantity sold, the price per quintal and the total amount charged and shall keep a duplicate of the same to be available for inspection on demand by the licensing authority or any officer authorised by it in this behalf.

10. The licensee shall give all facilities at all reasonable times to the licensing authority or any officer authorised by it or the State Government for the inspection of his stocks and accounts at any shop, godown or other place used by him for storage, sale or purchase of foodgrains and for the taking of samples of foodgrains for examination.

11. The licensee shall comply with any direction that may be given to him by the State Government, Director or the licensing authority in regard to purchase, sale and storage for sale and storage for sale and disposal of foodgrains purchased and stored by him and in regard to the language in which the register, returns, receipts or invoices mentioned in para 3, 4, or 9 shall be written and the authentication and maintenance of the register mentioned in para 3 and 9.

12. The licensee shall in a case where he functions in a regulated market abide by such instructions relating to his business as are given by the marketing authority having jurisdiction, and in any other case by such body as may be recognized by the State Government in this behalf.

13. The licensee shall not sell or offer to sale in any locality any foodgrain at a price higher than that fixed, for sale of that foodgrain in such locality, by the Central Government or the State Government in pursuance of any power conferred by law.

14. This licence shall be attached to any application for renewal.

15. This licence shall be valid upto......

Place..... (Licensing Authority).

FORM 'C'

FOR USE BY A DEALER

(See condition 4 of Form 'B')

Returns of Stocks, Receipts and Sale of Foodgrains for the fortnight ending 19......

Number of licence....

Address

Particulars of godown where stocks held......

Variety of the foodgrains.....

Particular

Quantity

Remarks

- 1. Stock at the beginning of the fortnight—
 - (a) Actually with the stockist.
 - (b) Pledged with any person or institution such as a bank or co-operative society.

ot	al	

, 2:	*(a)	Quantity	purchased d the source
durin	ig the	orthight an	d the source
of su	pply.		1d
(b)	Total	quantity	purchased
durin	g the	uarter endi	ng

Quantity sold—(a) Quantity sold and delivered/removed during the fort-

(ii) Average price paid

night.....(1) Locally or for movement to places within the state of Himachal.

(2) For movement to other States.

(3) Total (1) plus (2)

(a) Total (a)(b) Quantity sold but not yet delivered.

(1) Locally or for movement within the State of Himachal.(2) For movement ot other States

(3) Total (1) plus (2) (c) Total (a) (3) plus (b) (3)

(d) (i) Total quantity sold during the quarter ending.

(ii) Average price realized/ charged.Stocks at the end of the fortnight

4. Stocks at the end of the fortnight—

(a) Actually with the stockist— (i) unsold

(ii) sold but awaiting delivery
 (b) Pledged with any other person or institution such as a bank or a co-operative society.

Total

5. Details of average margin in respect of stocks of each of the foodgrains sold during the quarter ...

Name of foodgrains—

(a) Handling(b) Transport

(c)

(e) Net profit

Note.—Information in respect of items 2 (b) and (3) (d) and 5 shall be furnished by the licensee for each of quarters ending 31st March, 30th June, 30th September and 31st December of every year. This information shall be included in the fortnight report ending with the

respective quarter.

By Order,

PRAKASH CHAND,

Joint Secretary.

HOME (JAILS) DEPARTMENT NOTIFICATION

Simla-2, the 6th January, 1969

No. H(J)-14-929/58-II.—In exercise of the powers delegated by the President under proviso to Article 309 of the Constitution, vide Government of India, Ministry of Home Affairs, Notification No. F. 27/59-Him(1), dated July 13, 1959, the Administrator (Lieutenant Governor), Himachal Pradesh, is pleased to make the following rules

in respect of Himachal Pradesh Jails Department Subordinate Executive (Non-Gazetted) Services in regard to the following matters, namely:-

(i) the method of recruitment to Class III (Executive) subordinate services of the Jails Department,

Himachal Pradesh;

(ii) the qualifications necessary for appointment to

such services and posts; and

(iii) the conditions of service of persons appointed to such service and posts for the purposes of probation, confirmation, seniority and promotion.

RECRUITMENT RULES

PART I-GENERAL

- 1. Short title and commencement.—These rules may be called the Himachal Pradesh Jails Department (Class III Executive) Subordinate (Non-Gazetted) Service (Recruitment, Promotion and Certain Conditions of Service) Rules, 1968
- (b) These rules shall come into force from the date of publication in the Official Gazette.
- 2. Definitions.—In these rules, unless there is anything repugnant to the subject or context:-

(a) "recognized University" means any University

incorporated by law in India;

(b) "the service" means the Himachal Pradesh, Jails Department Class III (Executive) subordinate (Non-Gazetted) service;

(c) "post" means a post in the service shown in

Appendix 'A' to theserules;

(d) "Head of Department" means the Inspector

- General of Prisons, Himachal Pradesh; (e) "direct appointment" means an appointment made otherwise than by promotion from amongst the members of the service or by transfer of any official already in the service of the Government or of the Union;
- (f) "Government" means the Himachal Pradesh Government;
- (g) "Lieutenant Governor" means the Lieutenant Governor, Himachal Pradesh;

(h) "member" means a member of the service;

(i) "Scheduled castes" means the castes, races or tribes or parts of or groups within castes, races or tribes specified in the Schedule to the Constitution (Scheduled Castes) (Union Territories) Order, 1951, as amended from time to time;

(i) "Scheduled tribes" means the tribes or tribal communities or parts of or groups within tribes or tribal communities specified in Schedule to the Constitution (Scheduled Tribes) (Union Territories) Order, 1951 as amended from time to time;

(k) "Departmental Promotion Committee" means a committee constituted by the Government to recommend existing officials of the service for promotion to a higher grade or class of posts or to recommend candidates for appointment to the service by transfer or direct appointment.

PART II—RECRUITMENT TO SERVICE

- 3. Character of posts.—The character (i.e. designation, grade etc.) of the various posts included in the service and their scales of pay shall be as indicated in Appendix 'A' to these rules, and revised from time to time by the Government.
- 4. Authority empowered to make appointment.—All appointments to posts in the service shall be made by the Head of Department or any authority declared competent in this behalf by the Lieutenant Governor.

5. Nationality, eligibility and age etc.—(1) A candidate for appointment to any post in the service must be:

(a) a citizen of India, and

(b) (i) who or whose father has been continuously residing in Himachal Pradesh for a period of not less than three years immediately preceding the last date fixed for making applications for appointment to a post in the service: or

(ii) whose father, if dead, continuously resided in Himachal Pradesh for a period of not less than three years immediately preceding his death and who had after the death of his father, continued to reside in Himachal Pradesh upto the last date fixed for making applications for appointment to a post in the service:

Provided that any period of temporary absence from Himachal Pradesh for the purpose of prosecuting his studies or, for undergoing medical treatment or any period of such temporary absence not exceeding three months for any other reason, shall not be deemed to constitute a break in the continuity of such residence, but for the purpose of calculating the said period of three years any such period of temporary absence shall be excluded; and

(iii) who produces before the appointing authority concerned, if so required by it, a certificate of eligibility granted under rule 4 of the Himachal Pradesh, Manipur and Tripura Public Employment (Recruitment as to Re-

sidence) Rules, 1959:

Provided further that in case the Lieutenant Governor, in any exceptional case and for reasons to be recorded in writing relaxes the provisions of sub-rule (i) of the Himachal Pradesh, Manipur and Tripura Public Employment (Recruitment as to Residence) Rules, 1959, a candidate for appointment to any post in the service must be:—

(a) a citizen of India, or

(b) a subject of Sikkim, or

(c) a subject of Nepal, or

(d) a person of Indian origin who has migrated from Pakistan with the intention of permanently settling in India:

Provided that if he belongs to category (c) or (d) he must be a person in whose favour a certificate of eligibility has been given by the Government of India:

Provided further that if he belongs to category (d) the certificate of eligibility will be valid only for a period of one year from the date of his appointment beyond which he can be retained in service only if he has become a citizen of India.

A candidate in whose case a certificate of eligibility is necessary, may be admitted to an examination or interview and he may also provisionally be appointed subject to the necessary certificates being given to him by the competent authority; and

- (2) Unless he is already in Government service, he must produce;-
 - (i) a certificate of good moral character from the Principal Academic Officer of his University, College, School or the Head of his educational or technical institution last attended;
 - (ii) certificates of good moral character from two responsible persons, not being his relatives, who are well acquainted with him in private life and unconnected with his University, College, School or other educational or technical institu-

(iii) a medical certificate as required by rule 10 of Fundamental Rules and rules 3 and 4 of Supplementary Rules;

(iv) a declaration to the effect that he has not more

than one living wife;

(a) no person who has more than one wife living or who having a spouse living, marries in any case which such marriage is void by reason of its taking place during the life time of such spouse shall be eligible for appointment to the service;

(v) in case of a female Government servant a declaration to the effect that she has not married

a person having already a living wife;

(a) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the service:

Provided that the Government may if satisfied that there are special grounds for doing so, exempt any person from the operation of rules in clauses (iv) and (v) above with the approval of the Central Government;

(vi) must not be less than 18 years and more than 25 years of age as on the date of his appoint-

ment:

Provided further that minimum and maximum age limits as prescribed may be relaxed in pursuance of the instructions laid down in Government of India, Ministry of Home Affairs Office Memorandum No. 4/7/56-RPS, dated November 30, 1956 and of administrative instructions given in Appendix 3 of the Posts and Telegraphs Compilation of the Fundamental and Supplementary Rules, Volume II:

Provided further that the maximum age limit may be relaxed in the case of Scheduled castes/tribes candidates, displaced persons and other special categories in accordance with the orders issued by the Government of India from time to time.

6. Educational and technical qualifications of candidates.—No person shall be appointed direct to any post in the service unless he possesses the educational or technical qualifications prescribed for the posts as shown in column 5 of Appendix 'A' to these rules.
7. Method of recruitment.—Posts in the service

shall be filled either by promotion, transfer or by direct

recruitment in the following manner:

(1) Welfare Officer.—By promotion from amongst; (i) Assistant Superintendent Jail with at least 5

years service in the grade; and

(ii) Assistants of the Prisons Department with at least 5 years service in the grade;

(iii) failing which by transfer or deputation from any other service of the State; and

(iv) failing which by direct appointment.

(2) Assistant Superintendent Jail.—By promotion from amongst-

(i) Clerks from Head Office staff and that of the clerks posted at jails with at least seven years approved service in the grade; and

(ii) Sub-Assistant Superintendent Jails should at least be a Matriculate with seven years approved service in the grade in the ratio of 75:25 respectively.

(iii) failing which by transfer or deputation from

any other service of the State; and

(iv) failing which by direct recruitment.

(3) Head Warders.—By premotion from amongst Warders with at least 10 years service. Preference will be given to Matriculates.

(4) Warders/Female Warders.—By direct appointment. Provided that 23% and 5% of the vacancies shall be filled up from the candidates belonging to Scheduled Castes and Scheduled Tribes respectively subject to the minimum qualifications being satisfied by them.

- (5) Sub-Assistant Superintendents Jails.—By premotion from amongst the Head Warders who are at least Matriculates and have at least five years approved service in the grade.
 - Note.-All promotions, whether from one grade to another or from one class of service to another shall be made by selection based on merit and seniority alone shall not give any right of appointment.
- 8. Conditions for direct appointment.—No person shall be eligible for direct appointment, unless he-
 - (i) possesses the educational qualifications prescribed for the post as shown in column 5 of Appendix 'A' to these rules; and

(ii) has the following physical standard—
(a) in the case of Welfare Officer/Assistant Superintendents Height-5'-7" (5'-5" in case of Dogras and Gurkhas) Chest-33" unexpanded, 34-1" expanded.

(b) in the case of Warders-Height 5'-6" (5'-4-1/2" in case of Dogras

and Gurkhas).

Chest girth—33" (minimum). Vision-Normal in both eyes.

Note.—The above noted physical standard shall not be applicable in the case of women candidates.

- (c) "Provided that no person shall be eligible for appointment to the service unless he possesses knowledge of customs, manners and dialects of Himachal Pradesh".
- 9. Selection by Departmental Promotion Committee.—The Departmental Promotion Committee in respect & of the serfice shall be as constituted and notified separately by the Government. Offers of appointment shall be made strictly in accordance with the order in which the candidates are placed at the time of selection.
- 10. Pay of members of service.—The grades of pay at present in force of each category of service are mentioned in Appendix 'A' to these rules subject to their revision from time to time.
- 11. Probation of members of the service appointed against permanent posts.-Members of the service who are appointed either by direct recruitment or by promotion against permanent post shall on appointment to any post specified in Appendix 'A' remain on probation for a period of two years.

Explanation.—(i) Approved (fficiating service shall be taken as a period spent on probation but no member who is efficiating in any appointment shall on the completion of the probationery period prescribed be confirmed until he is appointed against a permanent vacancy.

- (ii) If the work or conduct of any member during his period of probation is, in the opinion of the appointing authority not satisfactory, the appointment authority may dispense with his services or revert him to his former post if he has been appointed to that post otherwise than \\ by direct recruitment.
- (iii) On the completion of the period of probation of any member, the appointment authority prescribed in rule 4, may confirm such member in his appointment or if his work or conduct has, in the opinion of the appointing authority, not been satisfactory may dispense with his service, or revert him to his former post, if he has been appointed otherwise than by direct appointment, or may extend the period of probation and thereafter pass such orders on the expiry of probation as it could have passed on the expiry of the first period of probation:

Provided always that the total period of probation including extension, if any, shall not exceed three years.

12. Seniority of members of service.—(1) Subject to the provisions of paragraph (2) below, persons appointed in a substantive or officiating capacity to a grade prior to the issue of these rules shall retain the relative seniority already assigned to them or such seniority as may hereafter be assigned to them under the existing orders applicable to their cases and shall en-block be senior to all other in that grade.

Explanation.—For the purpose of these rules:—

(a) persons who are confirmed retrospectively with effect from a date earlier than the issue of these rules, and

(b) persons appointed on probation to a permanent post substantively vacant in a grade prior to the issue of these rules.

shall be considered to be permanent officers of the grade.

(2) Subject to the provisions of paragraph (3) below, permanent officers of each grade shall be ranked senior to persons who are officiating in that grade.

(3) Direct Recruits.—Notwithstanding the provisions of rule (2) above, the relative seniority of all direct recruits shall be determined by the order of merit in which they are selected for such appointment, on the recommendations of the selecting authority, persons appointed as a result of an earlier selection being senior to those appointed as a result of a subsequent selection:

(1) Provided that where persons recruited initially on a temporary basis are confirmed subsequently in an order different from the order of merit indicated at the time of their appointment, seniority shall follow the order of confirmation

and not the original order of merit:

(2) Provided further that a person who does not join within the specified period shall lose his seniority according to the select list and shall rank in the seniority list next to the person who joined earlier:

(3) Provided further that he shall not lose his seniority if the fact of his joining later was caused by circumstances beyond his control and for the reasons recorded in writing, the appointing authority is satisfied that this was so.

(4) Promotees.—The relative seniority of persons promoted to the various grades shall be determined in the order of their selection for such promotion:

Provided that where persons promoted initially on a temporary basis are confirmed subsequently in an order different from the order of merit indicated at the time of their promotion, seniority shall follow the order of confirmation and not the original order of merit.

(5) Relative seniority of direct recruits and promotees:— The relative seniority of direct recruits and of promotees shall be determined according to the rotation of vacancies between direct recruits and promotees which shall be based on the quotas of vacancies reserved for direct recruitment and promotion respectively in these rules.

(6) Transferees.—The relative seniority of persons appointed by transfer to the Jail Department, Himachal

Pradesh from the Central Government or other departments of State Governments shall be determined in accordance with the order of their selection for such transfer.

EXPLANATORY MEMORANDUM

Rule (4).—Where promotions are made on the basis of selection by a Departmental Promotion Committee the seniority of such promotees shall be in the order in which they are recommended for such promotion by the Committee. Where promotions are made on the basis of seniority subject to the rejection of the unfit, the seniority of persons considered fit for promotion at the same time shall be the same as the relative seniority in the lower grade from which they are promoted. Where, however, a person is considered as unfit for promotion and is superseded by a junior, such person shall not, if he is subsequently found suitable and promoted, take seniority in the higher grade over the junior person who had superseded him.

Rule (5).—A roster should be maintained based on the reservation for direct recruitment and promotion in the Recruitment Rules. Appointments should be made in accordance with this roster and seniority determined accordingly.

Illustration.—Where 50% of the vacancies are reserved for promotion and 50% for direct recruitment, each direct recruit shall be ranked in seniority below a promotee. If for any reason, a direct recruit or a promotee ceases to hold the appointment in the grade, the seniority list shall not be re-arranged merely for the purpose of ensuring the proportion referred to above.

- 13. Leave and Pension etc.—In respect of leave, pension, and other (cognate) matters not specifically mentioned in these rules, the members of the service shall be governed by the Revised Leave Rules, 1933, given in Appendix 7-A. Volume II of the Posts and Telegraphs Compilation of the Fundamental and Supplementary Rules and the Pension Rules promulgated by the Government of India in Finance Ministry's Office Memo. No. F. 3 (1)-Est. (Spl.), dated the 17th April, 1950 as amended from time to time unless one has already exercised option otherwise.
- 14. Other conditions of service.—In respect of conditions of service other than those covered by these rules, members of the service shall be governed by the conditions of service of Union Territories Employees Rules, 1959 issued by the Government of India, Ministry of Home Affairs vide their Notification No. 27/59-Him (ii), dated the 13th July, 1959.

15. Training and Examination.—The members of service shall have to qualify all examinations or to undergo training as may be prescribed by the Lieutenant Governor from time to time for any class of posts.

16. Saving clause.—Where the Administrator (Lieutenant Governor), Himachal Pradesh, is of the opinion that it is necessary or expedient to do, he may by order, for reasons to be recorded in writing relax any of the provisions of these rules with respect to any class or category of persons/posts.

APPENDIX 'A' [Section 1 (c) and 3, 6]

SI. No.	Designation of the post	No. of posts	Scale of pay	Minimum qualifications prescribed for direct recruitment 5
	Welfare Officer, (Non-Gazetted) Class III.	1	Rs. 270-10-340/ 10-420.	Graduate of a recognised University with Degree or Diploma in social work of a

1	2	3	4	5
2.	Assistant Superintendents	7	Rs. 100-10-200/ 10-300.	experience of welfare work, in a jail or similar institution. A degree in Arts, Science, Agriculture or Commerce from a recognized University.
3.	Sub-Assistant Superintendents	2	Rs. 90-5-180 SECTION II	No direct recruitment.
4.	Head Warders	13	Rs. 60-4-80/5-120	No direct recruitment.
5.	Warders/Female Warders	135	Rs. 50-3-80/4-100	Literate in Hindi and preference to be given to candidates with higher qualifications and who are sportsman.
				A. N. DIXIT,

REVENUE DEPARTMENT

NOTIFICATIONS

Simla-2, the 6th January, 1969

No. 1-27/64-LRC.—In exercise of the powers conferred by clauses (f) and (j) of sub-section (2) of section 26 read with sub-section (5) of section 27 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 (15 of 1954), the Lieutenant Governor, Himachal Pradesh is pleased to propose the following amendments in the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms (Manner of determination and sanction of Rehabilitation Grant) Rules, 1965, which are hereby published in the Himachal Pradesh Rajpatra as required by section 142 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the draft amendment notification will be taken into consideration after the expiry of two months from its publication in the Rajpatra.

Any objection or suggestion which may be recieved by the undersigned from any person with respect to these amendments within the aforesaid period, will be considered by the Government.

PROPOSED AMENDMENTS

In the said Rules .-

- 1. In the preamble for the words "Clause (j)" the words clauses (f) and (j) shall be substituted.
- 2. In the Note below rule 4 after substituting the full-stop by coma, the following words shall be added:—

"the Mohtamim, Muafidar or a Chela as the case may be."

- 3. In the Note below rule 7 after the words "person authorised by the Trustee(s)" the words "or Muafidar or Mohatmim or Chela" shall be added. In this very note after the words "holding a letter of authority to the effect from the said Trustee(s)" the words "or Mohatmim or Muafidar or Chela" shall be added.
- 4. In sub-rule (3) of rule 7, the words "the amount of authorised agent" appearing in second line shall be read as "the amount to the authorised agent".
- 5. In sub-rule (2) of rule 10 the words "the Judicial Commissioner whose decision shall be final and shall not be liable to be called in question in any court or before any authority" shall be substituted by the words "Delhi High Court".

By order,
PREM KUMAR,
Secretary.

Simla-2, the 6th January, 1969

No. 1-29/68-Rev. I.—In exercise of the powers vested in him and all other powers enabling him in this behalf, the Administrator (Lieutenant Governor), Himachal Pradesh, is pleased to amend sub-rule 5(1) of Himachal Pradesh Tehsildari Rules, 1953 by inserting a new clause to read as under:—

(c) Tehsildars and Naib-Tehsildars: Besides qualifications prescribed under sub-clause (a) and (b) above, must possess knowledge of customs, manners and

dialects of Himachal Pradesh.

By order, S. N. BISARYA, Under Secretary.

Joint Secretary.

Simla-2, the 6th January, 1969

No. 1-29/68-Rev. I.—The Financial Commissioner, Himachal Pradesh, is pleased to amend paragraph 1 and 22 of the Financial Commissioner's Standing Order No.12 to read as under:—

PART 'A' TEHSILDARS

(i) In last line of paragraph I for the words "qualifications given in rule 5(1)(a) of the rules substitute as "qualifications given in rule 5(1) (a)(c) of the rules".

PART 'B' NAIB-TEHSILDARS

(ii) In last line of paragraph 22 for the words "who are qualified under rules 5(1)(b) and 6(b)(1) of the Rules" substitute as "who are qualified under rule 5(1)(b)(c) and 6(b)(1) of the Rules".

Simla-2, the 6th January, 1969

No. R.25-298/59-II.—In exercise of the powers delegated by the President under proviso to Article 309 of the Constitution of India, vide Government of India, Ministry of Home Affairs Notification No. 27/59-Him (i), dated the 13th July, 1959, the Administrator (Lieutenant Governor), Himachal Pradesh is pleased to make the following amendment in the Himachal Pradesh District Subordinate Service (Class III) Rules, 1962, issued vide Revenue Department Notification No. R.25-298/59, dated the 5th April, 1962:—

ADDENDUM

In the said rules:

After the proviso to rule 6, the following second proviso shall be added, namely:—

"Provided further that the knowledge of customs, manners and dialects of Himachal Pradesh shall be an essential qualification for purpose of eligibility for these posts,"

By order, K. N. CHANNA, Financial Commissioner.

भाग ४—स्थानीय स्वायत शासनः म्युनिसिगल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड श्रौर टाउन एरिया क्ष्मण पंचायत विभाग

PANCHAYATS DEPARTMENT ORDER

Simla-4, the 2nd January, 1969

No. 3-G 64/67-Panch(C).—Whereas Shri Jagan Nath President, Gram Panchayat, Kutara, Tehsil Rohru, District Mahasu is alleged to have committed serious irregularities in the utilization, execution and maintenance of accounts relating to various development schemes (which are being executed through the Gram Panchayat Kutara) in his capacity as President of the said Panchayat which amounts to misconduct on his part in the discharge of his official duties and whereas an enquiry into the allegations referred to above has also been ordered against Shri Jagan Nath vide order of even number, dated the 2nd December, 1968, his continuance in the office of the President, Gram Panchayat

Kutara, Tehsil Rohru, District Mahasu is therefore not considered desirable in the interest of the public.

Now, therefore, I, H. R. Mahajan, Director of Panchayats, Himachal Pradesh, in exercise of the powers conferred upon me under section 118A of the Himachal Pradesh Panchayati Raj Act (Act No. 8 of 1953) read with notification No. Panch. 20-205/50, dated the 23rd August, 1965, hereby place the said Shri Jagan Nath under suspension with immediate effect and debar him from taking part in any act or proceeding of the said Gram Panchayat during the period of his suspension and further order him to hand over the records, money and other property of the said Gram Panchayat to the Vice-President of the Panchayat concerned.

H. R. MAHAJAN, Director.

भाग ५-वैयक्तिक ग्रधिस्चनाएं और विज्ञापन

STATE BANK OF PATIALA

NOTICE

Patiala, the 1st January, 1969/11th Pausa, 1890 (Saka) SBP No. 56.—The under-noted transfers and changes in the posting of Bank's staff are hereby notified:—

- 1. Shri Trilok Nath, Junior Officer, held charge of Kangra branch from the close of business on the 16th November, 1968 to the commencement of business on the 25th November, 1968.
- 2. Shri Trilok Nath, Junior Officer held charge of Palampur branch from the commencement of business on the 28th November, 1968 to the commencement of business on the 2nd December, 1968.
- 3. Shri Trilok Nath, Junior Officer held charge of Hamirpur branch as from the close of business on the 27th September, 1968 to the close of business on the 14th October, 1968.
- 4. Shri Trilok Nath, Junior Officer held charge of Palampur branch as from the commencement of business on the 5th December, 1968 to the commencement of business on the 7th December, 1968.

K. SUBRAMANIAN, General Manager.

General Mi

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

FILE NO. 119 OF 1968

Before Shri Vijai Singh Negi, Compensation Officer, Tehsil Sadar, Mandi district.

In the matter of Shri Bhagirath, Halka ss/o Dhungal, r/o Natned, illaqua Pacchihat (Tenants).

Versus

Shri Munshi Ram, Karam Singh, Duni Chand ss/o Shiv Singh, Smt. Devki wd/o Magheru, Upinder Singh s/o Smt. Gilja d/o Smt. Sarswati wd/o Kehar Singh s/o Lal Singh, Purkhu s/o Hari Singh, Bali Ram, Govind ss/o Jauni, r/o Natned, Illaqua Pachhihat (Landowners).

All persons concerned.

Whereas Shri Bhagirath etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal

Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of their tenancy, measuring 1-6-4 bighas (as entered in the Revenue Records) situated in village Natned, Pargana Pachhihat, Tehsil Sadar, District Mandi, in the ownership of Shri Munshi Ram etc. (Land. wners).

And whereas a sum of Rs. 19.15 P. is proposed to be allowed as compensation to be paid by the said Shri Bhagirath etc. (Tenants) to the said Shri Munshi Ram etc., (Landowners) for extinction of the rights, title and interest of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955 it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 19.15 P. as compensation, shall be received by the undersigned by 3-2-1969.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal, this 14th day of January, 1969.

(Seal).

VIJAI SINGH NEGI, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

FILE NO. 120 of 1968

Before Shri Vijai Singh Negi, Compensation Officer, Tehsil Sadar, Mandi district.

In the matter of Shri Bhagirath, Halka ss/o Dhungal, r/o Natned Pachhihat (Tenants).

Versus

Shri Munshi Ram, Karam Singh, Duni Chand ss/o Shiv Singh, Smt. Devki wd/o Magheru, Upinder Singh s/o Smt. Gilja d/o Smt. Sarswati wd/o Kehar Singh s/o Lal Singh, Pirkhu s/o Hari Singh, Bali Ram, Govind ss/o Jauni, r/o Natned, illaqua Pachhihat (Landowners). To

All persons concerned.

Whereas Shri Bhagirath etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal

Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of their tenancy, measuring 10-6-10 bighas (as entered in the Revenue Records) situated in village Natned, Par gana Pachhihat, Tehsil Sadar, District Mandi in the ownership of Shri Munshi Rametc. (Landowners).

And whereas a sum of R. 87.80 P. is proposed to be allowed as compensation to be paid by the said Shri Bhagirath etc. (Tenants) to the said Shri Munshi Ram etc. (Landowners) for extinction of the rights, title and interest of the said landowners in the land described

above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955 it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 87.80 P. as compensation, shall be received by the undersigned by 3-2-1969.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no

objection shall be received.

Given under my hand and seal, this 14th day of January, 1969.

(Seal).

VIJAI SINGH NEGI, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

FILE No. 141/68

Before Shri Vijai Singh Negi, Compensation Officer, Tehsil Sadar, Mandi district.

In the matter of Shri Jawahar s/o Titu, r/o Alathu, illaqua Pachhihat (Tenant).

Versus

Shri Chamaru s/o Balia, Surjan s/o Labha, Smt. Ramkali, Smt. Kani ds/o Chamaru, Bhagat Ram s/o Sidhu, Pur Sahai, Kanshi Ram ss/o Bhadru, r/o Alathu, Pachhihat (Landowners).

To

All persons concerned.

Whereas Shri Jawahar (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy, measuring 25-5-14 bighas (as entered in the Revenue Records), situated in village Alathu, Pargana Pachhihat, Tehsil Sadar, District Mandi in the ownership of Shri Chamaru etc. (Landowners).

And whereas a sum of Rs. 322.30 P. is proposed to be allowed as compensation to be paid by the said Shri Jawahar (Tenant) to the said Shri Chamaru etc. (Landowners) for extinction of the rights, title and interest of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs.322.30 P. as compensation shall be received by the undersigned by 12-2-1969.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal, this 14th day of January, 1969.

VIJAI SINGH NEGI, Compensation Officer.

(Seal).

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

FILE No. 341 of 1966

Before Shri Vijai Singh Negi, Compensation Officer, Tehsil Sadar, Mandi district.

In the matter of Shri Kao s/o Nagahu, r/o Behal, Tehsil Sadar (Tenant).

Versus

Shri Hari Singh, Mohan Lal ss/o Ram Kishan Mahajan, r/o Sihna Balh (Landowners).

All persons concerned.

Whereas Shri Kao (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy, measuring 2-3-10 bighas (as entered in the Revenue Records) situated in village Balh, Pargana Balh, Tehsil Sadar, District Mandi in the ownership of Shri Hari Singh etc. (Landowners).

And whereas a sum of Rs. 81.55 P. is proposed to be allowed as compensation to be paid by the said Shri Kao (Tenant) to the said Shri Hari Singh etc. (Landowners) for extinction of the rights, title and interest of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955 it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 81.55 P. as compensation, shall be received by the undersigned by 3-2-1969.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal, this 14th day of January, 1969.

(Seal).

VIJAI SINGH NEGI, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

FILE NO. 117 OF 1968

Before Shri Vijai Singh Negi, Compensation Officer, Tehsil Sadar, Mandi District.

In the matter of Shri Bhagirath, Halka ss/o Dhungal, r/o Natned Pachihat (Tenants).

Versus

Shri Munshi Ram, Karam Singh, Duni Chand ss/o-Shiv Singh, Smt. Devku wd/o Magheru, Upinder Singh s/o Smt. Gilja d/o Smt. Sarswati wd/o Kehar Singh s/o Lal Singh, Purkhu s/o Hari Singh, Bali Ram, Govind ss/o Jauni, r/o Natned, illaqua Pachhihat (Landowners). To

All persons concerned.

Whereas Shri Bhagirath etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal

Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of their tenancy, measuring 4-4-8 bighas (as entered in the Revenue Records) situated in village Natned, Pargana Pachhihat, Tehsil Sadar, District Mandi in the ownership of Shri Munshi Ram etc. (Landowners).

And whereas a sum of Rs. 39.10 P. is proposed to be allowed as compensation to be paid by the said Shri Bhagirath etc. (Tenants) to the said Shri Munshi Ram etc. (Landowners) for extinction of the rights, title and interest of the said landowners in the land described above.

Now, therefore, in pursuance of Rule (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 39.10 P. as compensation, shall be received by the undersigned by 3-2-1969.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal, this 14th day of January, 1969.

(Seal).

VIJAI SINGH NEGI, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

FILE NO. 118 OF 1968

Before Shri Vijai Singh Negi, Compensation Officer, Tehsil Sadar, Mandi district.

In the matter of Shri Bhagirath, Halka ss/o Dhungal, r/o Natned, illaqua Pachhihat (Tenants).

Versus

Shri Munshi Ram, Karam Singh, Duni Chand ss/o Shiv Singh, Smt. Devku wd/o Magheru, Upinder Singh s/o Smt. Gilja d/o Smt. Sarswati wd/o Kehar Singh s/o Lal Singh, Purkhu s/o Hari Singh, Bali Ram, Govind ss/o Jauni, r/o Natned, illaqua Pachhihat (Landowners). To

All persons concerned.

Whereas Shri Bhagirath etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of their tenancy, measuring 1-4-15 bighas (as entered in the Revenue Records) situated in village Natned, Pargana Pachhihat, Tehsil Sadar, District Mandi in the ownership of Shri Munshi Ram etc. (Landowners).

And whereas a sum of Rs. 13.50 P. is proposed to be allowed as compensation to be paid by the said Shri Bhagirath etc. (Tenants) to the said Shri Munshi Ram etc. (Landowners) for extinction of the rights, title and interest of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 13.50 P. as compensation, shall be received by the undersigned by 3-2-1969.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned

on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal, this 14th day of January, 1969.

(Seal).

VIJAI SINGH NEGI, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before Shri Vijai Singh Negi, Compensation Officer, Tehsil Sadar, Mandi district.

In the matter of Shri Lala s/o Sidhu, r/o Ner Balh (Tenant).

Versus

Shrimati Bhuknu etc.

(Landowners).

Narain Singh, Gopal Singh ss/o Lala, r/o Tili, Illaqua Pachhihat and all persons concerned.

Whereas Shri Lala (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy, measuring 2-2-2 bighas (as entered in the Revenue Records) situated in village Ner, Pargana Balh, Tehsil Sadar, District Mandi in the ownership of Shri Narain Singh etc. (Landowners).

And whereas a sum of Rs. 38.80 P. is proposed to be allowed as compensation to be paid by the said Shri Lala (Tenant) to the said Shri Narain Singh etc. (Landowners) for extinction of the rights, title and interest of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955 it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 38.80 P. as compensation, shall be received by the undersigned by 3-2-1969.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal, this 4th day of January, 1969.

(Seal).

VIJAI SINGH NEGI, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

FILE NO. 121 OF 1968

Before Vijai Singh Negi, Compensation Officer, Tehsil Sadar, Mandi district.

In the matter of Shri Bhagirath, Halka ss/o Dhungal, r/o Natned Pachhihat (Tenants).

Versus

Shri Munshi Ram, Karam Singh, Duni Chand ss/o Shiv Singh, Smt. Devku wd/o Magheru, Upinder Singh s/o Smt. Gilja d/o Smt. Sarswati wd/o Kehar Singh s/o Lal Singh, Purkhu s/o Hari Singh, Bali Ram, Govind ss/o Jauni, r/o Natned, illaqua Pachhihat (Landowners).

To

All persons concerned.

Whereas Shri Bhagirath etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of their tenancy, measuring 1-10-12 bighas (as entered in the Revenue Records), situated in village Natned, Pargana Pachhihat, Tehsil Sadar, District Mandi in the ownership of Shri Munshi Ram etc. (Landowners).

And whereas a sum of Rs. 29.90 P. is proposed to be allowed as compensation to be paid by the said Shri Bhagirath etc. (Tenants) to the said Shri Munshi Ram etc. (Landowners) for extinction of the rights, title and interest of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objection in regard to the assessment of the said amount of Rs. 29.90 P. as compensation, shall be received by the undersigned by 3-2-1969.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal, this 14th day of January, 1969.

(Seal).

VIJAI SINGH NEGI, Compensation Officer.

(इक्तहार जेर म्रार्डर ४, रूल २०, सी०पी०सी०)

त्रग्रदालत श्री ग्रार० एल० सेठ, कम्पनसेशन ग्रौफिसर, तहसील नाहन जिला सिरमौर

मिसल नं० ६४ मरजुम्रा ६–१२–१६६८ (कम्पनसेशन ग्रधीन धारा नं० ११, ऐक्ट नं० १४, सर्, १६४४)। श्री गोकल, हिरदा पिसरान दलेल, साकिन कन्डेईवाला डाकरा, तहसील नाहन सायल।

वनाम

श्री रूपेन्दर सिंह, बीरेन्दर सिंह, गजेन्दर सिंह, महेशेन्दर सिंह पिसरान रन्धीर सिंह, गोपाल सिंह पुत्र चतर सिंह, साकनान मुहल्ला हरिपुर, नाहन शहर फ्रीकसानियान ।

दरस्वास्त हसूल मिल्कयत ग्रराजी खाता नं० ३०/१२६, खसरा नं० २७७--२८१, किते २ तादादी १०--११ बीघे जमई २.८४ स्वाई ०.७१ रुपये सालाना ब्रस्त्ये जमावन्दी १६६५-६६, मौजा कन्डेईवाला डाकरा, तहसील नाहन ।

हरगाह कि मुकदमा मुन्दरजा उनवान वाला में तारीख पेशी मिति ११-२-१६६६ मुकरंर है उपरोक्त फ्रीकसानियान की तलबी के लिए यदालत हजा से समनात जारी हुए मगर वे दीदा दानिस्ता तामील समनात से गुरेज करते हैं थ्रौर दिये गये पता पर नहीं रहते। लिहाजा वजरिया इश्तहार इत्तला दी जाती है कि रूपेन्दर सिंह, वीरेन्दर सिंह, गजेन्दर सिंह, महेशेन्दर सिंह फ्रीकसानियान ग्रसालतन या वकालतन वगर्ज जवाब देही तारीख मुकर्ररा पर हाजिर ग्रदालत हजा होवें। बसूरत दीगर कार्यवाही यकतरफा ग्रमल में लाई जावेगी।

श्राज मिति १३-१-१६६६ को हमारे हस्ताक्षर व मोहर ग्रदालत से जारी हया ।

(मोहर)

ग्रार० एल० सेठ, कम्पनसेशन ग्रौफिसर।

(इश्तहार जेर आर्डर ५, रूल २०, सी०पी०सी०)
ब अदालत श्री आर० एल० सेठ, कम्पनसेशन औफिसर, तहसील नाहन
जिला सिरमौर, हिमाचल प्रदेश

नम्बर मिसल ६७ मरजुग्ना ६-१२-१६६८ (कम्पनसेशन स्रधीन धारा नं० ११, ऐकट नं० १५, सन्, १६५४)।

श्री अतरू पुत्र किरपा, साकिन ब्राह्मा पापड़ी, तहसील नाहन सायल।

वनाम

श्री बीजा, जोती, घाऊ झन्डू, पिसरान छोटा दौलता कांशी, पिसरान सीस राम, साघु पुत्र मीरया, मुखिया पुत्र लेखू, कृष्ण, पुत इन्दर, परस राम पुत्र मुखिया, मुसमात वीरो बेवा मुखिया, आतमा पुत्र राम दास, हीरा पुत्र ग्रतरा, ग्ररसाल, मुखतार मातू, खिला पिसरान हीरा, राम दीन, भूरिया, मन्शा, पिसरान तूलसी, जगदीश, सालग पिसरान प्रेम, मुसम्मात ग्रमार देवी, फौतश्दा वारसान कायम मुकाम, गाड सिंह, पुत्र खड़क सिंह, साकिन जोगीवन, तहसील नाहन, इन्दर पुत्र खड़क सिंह, साकिन ब्रह्मापापड़ी, दमयन्ती देवी बेवा शिव सिंह, कुन्ति देवी पत्नी मान सिंह, साकिन बनोटा, परगना भरोली, जिला शिमला, रणजीत सिंह, दोहता पद्म सिंह, मुसमात पद्मा देवी पान्ता देवी दोहतियान पद्म सिंह, साकिन ठोनवाली, धर्मपूर, जिला शिमला, ग्रोम प्रकाश, ज्ञान चन्द पिसराने रिखि राम, मुसमात सेवती पत्नी जगनाथ, बजनाथ पूत्र परस राम, रामगोपाल पुत्र जगन्नाथ, राम चन्दर, मदन मोहन पिसरान मन्शा राम, श्री राम, हरि राम, पिसरान भगवान्, चेतू पुत्र रोड़ा, साकनान , ब्रह्मापापड़ी, तहसील नाहन, फीकसानियान ।

दरख्वास्त हसूल मिलकयत ग्रराजी खाता नं० २६/८२, खसरा नं० २२७-२३० किते २, तादादी, ०-१८, बिसवा जमई ०.०५ स्वाई ०.०१ पिसा सालाना वरूये जमाबन्दी १९६५-६६ मौजा ब्रह्मापापड़ी, तहसील नाहन ।

हरगाह कि मुकदमा मुन्दरजा अनवान वाला में तारीख पेशी मिति ११-२-१६६६ मुकर्रर है उपरोक्तत फीक सानियान की तलबी के लिए अदालत हजा से समनात जारी हुए मगर वे दीदा दानिस्ता तामील समनात से गुरेज करते हैं और दिये गये पता पर नहीं रहते। लिहाजा वजिरया इश्तहार इत्तला दी जाती है कि बीजा, जोती, घाऊ, झन्डु, दौलता, कांशी, साधू, मुखिया कृष्ण, परस राम, मुसम्मात बीरो, आत्मा, हीरा, अरसाल, मुखतार, मातू, खिला, राम दीन, भुरिया, मन्शा, जगदीश, सालग, गरड़ सिह, इन्दर सिंह, दमयन्ती, देवी, कुन्ती देवी, रणजीत सिंह, पद्ममावती, पान्ता देवी, ओम प्रकाश, ज्ञान चन्द, मुसमात सेवती, वैजनाथ रामगोपाल, राम चन्दर, मदन मोहन श्री राम, हिर राम, चौं किकसानियान तारीख मुकर्रा पर असालतन या वकालतन वगर्ज जवाब देही तारीख मुकर्रा पर हाजिर अदालत हजा होवें। बसूरत दीगर कार्यवाही यकतरफा अमल में लाई जायेगी।

ग्राज मिति १३-१-१६६६ को हमारे हस्ताक्षर व मोहर ग्रदालत से जारी हुग्रा ।

(मोहर)

म्रार० एल० सेठ, कम्पनसेशन ग्रौफिसर । (इश्तहार जेर ग्रार्डर ४, रूल २०, सी०पी०मी०) वग्रदालत श्री ग्रार०एल० सेठ, कम्पनसेणन ग्रीफिसर, तहसील नाहन जिला सिरमीर, (हिमाचल प्रदेश)

नम्बर मिसल ६६ मरजूम्रा ६-१२-१६६८ (कम्पनसेशन ग्रधीन धारा नं० ११, एक्ट नं० १५, सन् १६५४) श्री नराता पुत्र चेतू, साकिन सलानी, तहसील नाहन, जिला मिरमौर सायल ।

वनाम

श्री रूलिया राम पुत्र रामरखू, साकिन कवंला, तहसील व जिला अम्बाला, मु० माया देवी वेवा पीताम्बर दत्त, छोटा चौक नाहन, मुसम्मात शंकरी वेवा राम किशन, साकिन सलानी, तहसील नाहन, श्री कृष्ण पुत्र बूल चन्द, साकिन मनौला, तहसील नरायनगढ़, जिला अम्बाला, सालग राम, पुत्र जोती प्रसाद, साधू राम, मदन लाल पिसरान सुन्दर लाल, लीला वती फौत हो चुकी है उसके वारसान साधू राम, मदन लाल पुत्र सुन्दर लाल, मुसम्मात लछमी, शीला, कान्ता, दुखतरान, सुन्दर लाल, साकनान छोटा चौक, नाहन व वारसान लीलावती फौत शुदा।

दरख्वास्त हसूल मिल्कियत भ्रराजी खाता नं० 90/40 खसरा नम्बर 90, तादादी ४-9५ वीघे, जमई, ०.६६, स्वाई ०.२५ रुपये सालाना बरूए जमावन्दी 96, 96, मौजा सलानी, तहसील नाहन, जिला सिरमौर ।

हरगाह कि मकदमा मुन्दरजा उनवान बाला में तारीख पेशी मिति
१९-२-१६६६ मुकर्रर है उपरोक्त फीकसानियान की तलबी के लिए
अदालत हजा से समनात जारी हुए मगर वे दीदा दानिस्ता तामील
समनात से गुरेज करते हैं लिहाजा बजरिया, इक्तहार इत्तला दी
जाती है कि रूलिया राम, माया देवी, णकरी देवी, किशन चन्द,
सालग राम, साधू राम, मदन लाल, लछमी, शीला, कान्ता फीकसानियान
तारीख मुकर्ररा पर ग्रसालतन या वकालतन वगर्ज जवाव देही हाजिर
ग्रदालत हजा होवें वसूरत दीगर कार्रवाई यकतरफा ग्रमल में लाई
जावेगी ।

ग्राज मिति १३-१-१६६६ को हमारे हस्ताक्षर व मोहर ग्रदालत से जारी हुग्रा ।

> ग्रार० एल० सेठ, कम्पनसेशन ग्रीफिसर ।

मोहर।

(इश्तहार जेर म्रार्डर ५, रूल २०, सी०पी०सी०) बम्रदालत श्री म्रार०एल० सेठ, कम्पनसेशन म्रौफिसर, तहसील नाहन ज़िल ासिरमौर

मिसल नं० ६९, मरजुद्रा ६–९२–९६६८ ्कम्पनसेशन ग्रधीन धारा नं० ९९ ऐक्ट नं० ९४, सन् १६४४) श्रीगोविन्द पुत्र बस्ती राम, सािकन कन्डेई वाला डाकरा, तहसील सायल ।

बनाम

श्री रूपेन्दर सिंह, वीरेन्दर सिंह, गजेन्दर सिंह, महेगेन्दर सिंह पिसरान रन्धीर सिंह, गोपाल सिंह पुत्र चतर सिंह, साकनान कन्डेई वाला डाकरा व मुहल्ला हरिपुर, शहर नाहन फीकसानियान।

दरख्वास्त हसूल मिंक्स्यत ग्रराजी खाता नं० ३०/१२८ खसरा नम्बर २७४ तादादी १२-१८ बीघे जमई ३.६० स्वाई, ०.६८ रुपये,

मालाना बरूये जमावन्दी १६६४-६६ मीजा कन्डेई वाला डाकरा, तहसील नाहन, जिला सिरमीर ।

हरगाह कि मुकदमा मुन्दरजा उनवान वाला में तारीख पेशी मिति २-२-१६६६ (२ फरवरी, १६६६) मुकर्रर है उपरोक्त फ्रीक-सानियान की तलवी के लिए ग्रदालन हजा से ममनान जारी हुए मगर वे दीदा दानिस्ता तामील समनात से गुरेज करते हैं लिहाजा वजरिया इक्तहार इतला दी जाती है कि रूपेन्दर सिंह, वीरेन्दर सिंह, गजेन्दर सिंह, महेशेन्दर सिंह फ्रीकसानियान ग्रमालतन या वकालनन वगर्ज जवाब देही तारीख मुकर्ररा पर हाजिर ग्रदालत हजा होवें वसुरत दीगर कार्यवाही यकतरका ग्रमल में लाई जावेगी।

् श्राज मिति १३–१–१६६६ को हमारे हस्ताक्षर व मोहर श्रदालत से जारी हुग्रा ।

मोहर ।

ग्रार० एल० सेठ, कम्पनसेणन ग्रीफिसर ।

(इश्तहार जेर म्रार्डर ५, रूल २०,मी०पी०मी०) बग्नदालत श्री म्रार०एल० सेठ, कम्पनसेशन ग्रौफिमर, तहसील नाहन, जिला मिरमौर

नम्बर मिसल ६२, मरजूग्रा ६-१२-१६६= (कम्पनसेशन ग्रधीन धारा नं० ११ एक्ट नं० १४ मन् १६४४)

श्री प्यारा पुत्र जगरू साकिन कन्डेई वाला डाकरा, तहमील नाहन जिला सिरमौर, सायत्र ।

वनाम

श्री रूपेन्दर सिंह, वीरेन्दर सिंह, गजेन्दर सिंह, महेजेन्दर सिंह पिसरान रन्धीर सिंह, गोपाल सिंह पुत्र चनर सिंह, साकनान मुहल्ला हरिपुर, शहर नाहन फ्रीकसानियान ।

दरख्वास्त हसूल मिल्कयत श्रराजी खाता नं० ३०/१३७ खसरा नम्त्रर २६२,२६४,२६५, किते ३, तादादी १३-५ बीघे, जमई ३.७०, स्वाई ०.६२ रुपये सालाना बरूये जमाबन्दी १६६५-६६, मौजा कन्डेई वाला डाकरा, तहसील नाहन, जिला सिरमौर ।

हरगाह कि मुकदमा मुन्दरजा उनवान वाला में तारीख पेशी मिति ११-२-१६६६ मुकर्रर है उपरोक्त फ्रीकसानियान की तलबी के लिए ग्रदालत हजा से समनात जारी हुए मगर वे तामील समनात से गुरेज करते हैं ग्रौर दिये गये पता पर नहीं रहते लिहाजा वजरिया इक्तहार इत्तला दी जाती है कि रूपेन्दर सिंह, वीरेन्दर सिंह, गजेन्दर सिंह, महेशेन्दर सिंह फ्रीकसानियान वगर्ज जवाब देही ग्रसालतन या वकालतन हाजिर तारीख मुकर्ररा पर ग्रदालत हजा होवें वसूरत दीगर कार्यवाही यकतरफा ग्रमल में लाई जावेगी।

ग्राज मिति १३–१–१६६६ को हमारे हस्ताक्षर व मोहर ग्रदालत से जारी हुग्रा ।

> ग्रार० एल० सेठ, कम्पनसेशन ग्रौफिसर ।

मोहर ।

(इश्तहार जेर म्रार्डर ४, रूल २०, सी०पी०सी०) वम्रदालत श्री म्रार०एल० सेठ, कम्पनसेशन म्रीफिसर, तहसील नाहन जिला सिरमौर

नम्बर मिसल ६३ मरजूझा ६-१२-१६६८ (कम्पनसेशन ग्रधीन धारा नं० ११, एक्ट नं० १४ सन् १६४४) श्री ग्रतरा पुत्र मुन्शी, साकिन कन्डेइवाला डाकरा, तहसील नाहन, जिला सिरमौर सायल ।

बनाम

श्री रूपेन्दर सिंह, बीरेन्दर सिंह, गर्जेन्दर सिंह, महेशेन्दर सिंह पिसरान रन्धीर सिंह, गोपाल सिंह पुत्र चतर सिंह, साकनान मुहल्ला हरिपुर, शहर नाहन फीकसानियान ।

दरख्वास्त हसूल मिलकयत ग्रराजी खाता नं २०/१२७ खसरा नम्बर २७४, २६१, किते २ तादादी ६-७ बीघे जमई १.५० स्वाई ०.४४ वरूये जमाबन्दी १६६४-६६ मौजा कन्डेईवाला डाकरा, तहसील नाहन, जिला सिरमौर ।

हरगाह कि मुकदमा मुन्दरजा उनवान बाला में तारीख पेशी मोहर।

मिति ११-२-१९६६ मुकरर्र है उपरोक्त फीकसानियान की तलबी के लिए अदालत हजा से समनात जारी हुए मगर वे दीदा दानिस्ता तामील समनात से गुरेज करते हैं लिहाजा वजरिया इण्तहार इत्तला दी जाती है कि रूपेन्दर सिंह, वीरेन्दर सिंह, गजेन्दर सिंह, महेशेन्दर सिंह फीकसानियान तारीख मुकरर्रा पर असालतन या वकालतन वर्गज जवाब देही हाजिर अदालत हजा होंवें बसूरत दीगर कार्यवही यक तरफा अमल में लाई जावेगी।

ग्राज मिति १३–१–१६६६ को हमारे हस्ताक्षर व मोहर ग्रदालत से जारी हुआ ।

ग्रार० एल० सेठ, कम्पनसेशन ग्रौफिसर।

भाग ६--भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

शुन्य

भाग ७—भारतीय निर्वाचन ग्रायोग (Election Commission of India) की वैधानिक ग्रिधिसूचनाएं तथा ग्रन्य निर्वाचन सम्बन्धी ग्रिधिसूचनाएं

ELECTION DEPARTMENT NOTIFICATION

Simla-2, the 20th January, 1969

No. 6-22/67-Elec. (II).—The Election Commission's Orders No. HP-LA/9/68/Bye, No. HP-LA/9/68/Bye (1) and No. HP-LA/9/68/Bye (2), all dated the 8th January, 1969, are hereby published for general information.

By order, D. B. LAL, Chief Electoral Officer.

ELECTION COMMISSION OF INDIA ORDERS

Talkatora Road, New Delhi-1, the 8th January, 1969/ Pausa 18, 1890 (Saka)

No. HP-LA/9/68-Bye.—Whereas the Election Commission is satisfied that Shri Kapooroo Ram, village Badog (Phaw), P.O. Balera, Tehsil Arki, District Mahasu (Himachal Pradesh), a contesting candidate for election to the Himachal Pradesh Legislative Assembly from Arki Constituency Bye-election has failed to lodge an account of his election expenses as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas, the said candidate even after due notice has not given any reason or explanation for the failure;

Now, therefore, in pursuance of section 10-A of the said Act, the Election Commission hereby declares the said Shri Kapooroo to be disqualified for being chosen as, and for being, a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this Order.

Talkatora Road, New Delhi-1, the 8th January, 1969/ Pausa 18, 1890 (Saka)

No. HP-LA/9/68/Bye (1).—Whereas the Election Commission is satisfied that Shri Kanshi Ram, village Batal, (Jakholi), P.O. Arki, District Mahasu (Himachal

Pradesh), a contesting candidate for election to the Himachal Pradesh Legislative Assembly from Arki Constituency Bye-Election has failed to lodge an account of his election expenses as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas, the said candidate even after due notice has not given any reason or explanation for the failure;

Now, therefore, in pursuance of section 10-A of the said Act, the Election Commission hereby declares the said Shri Kanshi Ram to be disqualified for being chosen as, and for being, a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this Order.

Talkatora Road, New Delhi-1, the 8th January, 1969/ Pausa 18, 1890 (Saka)

No. HP-LA/9/68/Bye (2).—Whereas the Election Commission is satisfied that Shri Dhani Ram, village Bagi, P.O. Piplughat, Tehsil Arki, District Mahasu (Himachal Pradesh), a contesting candidate for election to the Himachal Pradesh Legislative Assembly from Arki Constituency Bye-election has failed to lodge an account of the election expenses as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas, the said candidate even after due notice has not given any reason or explanation for the failure;

Now, therefore, in pursuance of section 10-A of the said Act, the Election Commission hereby declares the said Shri Dhani Ram to be disqualified for being chosen as, and for being, a member of either House of Parlia, ment or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this Order.

By order, A. N. SEN, Secretary to the Election Commission of India.

ग्रनुपूरक